



Questions for Justice of the Peace Judicial Courts Candidates Conservative Coalition of Harris County

Our questionnaire is for candidates to indicate their reasons and opinions concerning issues surrounding their races. This questionnaire will be posted onto the Conservative Coalition of Harris County website for public voter viewing.

Candidate Name	Position for which Candidate is Running
BOB WOLFE	JUSTICE OF PEACE 5-2 HARRIS COUNTY

Please give your answer to each of the following questions and please include your rationale with each answer. Please be concise and clear.

1. Please describe the qualifications and experience that make you the best candidate in your political race. What differentiates you from your opponent(s)?

• Answer:

Proven Leadership & Efficiency: Precinct 5-2 is one of the largest JP Courts in Texas, handling over 8,100 cases monthly—more than triple the volume of the average court. Before I took office in 2023, families waited over three years for a hearing. Today, that wait has been slashed to just 2.5 months. Eviction cases are heard within 21 days. **I kept my promise: ending the backlog because justice delayed is justice denied.**

• **Proof is in the Numbers:** I am attaching the latest audited financial information from the court as well as the information prior to me being sworn in as judge. This will verify the hard work myself and my staff have accomplished.

• **The Only Qualified Legal Expert:** I am the only Republican candidate with a law degree. A graduate of South Texas College of Law with over 40 years of legal experience and a background as a CPA, I brings a level of expertise critical for navigating complex legal disputes.

• **Only a JP Judge who is an Attorney can Magistrate Arrested Persons:** I typically Magistrate arrested persons 2 or 4 times a week. I have been told that me doing this at the annex saves the officer several hours in taking the prisoners downtown to be magistrated.

• **A Clear Choice for Integrity:** While I have spent decades serving the law, my Republican opponent resigned his previous judicial post in lieu of disciplinary action following felony criminal charges for falsifying court records.

2. Please describe what you believe are the most significant issues in this race and why.

Answer:

a. **LIMITED FUNDS TO RUN THE COURT** – since I have taken over as judge we worked as hard as possible with the funds allocated to us.

b. **COURT CASES COME FIRST** – My opponent is telling people that I focus too much on performing weddings. This is simply not true, yes, I do preform weddings but only on my lunch break, after court and on Saturdays. I only preform weddings between a man and a woman, I do not officiate over same sex weddings.

c. **PROCRASTINATION** – Never put off what you can do now, this comes down to work ethics, I belief my success in running this court speaks for itself.

3. What will carry the greatest influence in your rulings: criminal and/or civil case law, the Constitution, state statutes, or other?

Answer:

The ultimate authority is the United States Constitution, then the Texas Constitution. State statutes must not conflict with either Constitution. Caselaw is only a record of how other courts have ruled on the matter.

4. Please identify what changes can be made to the county JP court system to make it more efficient from your point of view.

Answer:

I believe one of the critical questions regarding our Justice of Peace courts in Harris County is whether or not JP Judges should be attorneys. **The pros are:**

- Lack of Legal Knowledge and Training: Judges that have little to no legal training before taking the bench, leading to a risk of procedural errors and incorrect application of the law.
- Due Process Concerns: Non-lawyer judges may fail to adequately safeguard defendants' constitutional rights, such as ensuring a defendant's waiver of the right to counsel is known and voluntary or setting inappropriate bail.
- Inefficiency and Complexity Issues: The lack of formal legal education can make trials longer or prevent the use of modern legal techniques and methods.
- Disproportionate Impact: These courts often handle critical, life-altering cases (like evictions, debt collection, and minor criminal charges) that disproportionately affect low-income people and people of color. The lack of legal expertise in these vital courts raises concerns about fairness.

I BELIEVE THAT THIS COURT (WHICH IS ONE OF THE LARGEST COURTS IN HARRIS COUNTY AND THE STATE OF TEXAS) DESERVES TO HAVE AN EXPERIENCED TRAINED LEGAL PROFESSIONAL AS IT'S JUDGE.

5. Please describe the changes you will make to improve the efficiency of your court (the ideal workload balance for your court in hours-per-week allocated to court sessions, case review in the office, training, collaboration, etc.).

Answer: At this time I have already made changes that resulted in streamlining the system. But what it really comes down to is work ethic. Both on my part and my clerks part.

6. How would you prepare yourself to handle cases involving unfamiliar areas of the law?

Answer: As an attorney I am very familiar with how to conduct legal research, I have researched many cases in making a decision.

BY RETURNING THIS QUESTIONNAIRE, THE CANDIDATE ASSUMES FULL RESPONSIBILITY FOR ALL ANSWERS TO THIS QUESTIONNAIRE. THE ANSWERS ON THE FOREGOING REFLECT THE CANDIDATE'S BEST EFFORTS TO ANSWER THIS QUESTIONNAIRE HONESTLY AND DIRECTLY.

PLEASE SAVE YOUR COMPLETED QUESTIONNAIRE TO YOUR LOCAL MACHINE IN THE EVENT THAT THERE ARE ANY TECHNICAL PROBLEMS WHEN YOU ATTEMPT TO EMAIL IT BACK.

Once this questionnaire has been completed, please email it to:

alex@cchc-pac.org

* Please note: You must return your questionnaire from the email address to which it was sent. Questionnaires returned from any other email address will be considered fraudulent and will not be recorded and no answers will be published in the voter's guide. CCHC-PAC deems a return from the proper email address as authentication of the correct respondent.



AUDITOR'S REPORT

HARRIS COUNTY JUSTICE OF THE PEACE PRECINCT 5, PLACE 2

SIX MONTHS ENDED SEPTEMBER 30, 2025



January 2, 2026

**Michael Post, CPA, CIA
Harris County Auditor**

Leslie Wilks, M.Jur., CPA, CFE
First Assistant County Auditor



Glenn Holloway, CPA, CIA, CFE
Chief Assistant County Auditor - Audit Division

Sharon Brantley Smith, MBA, CIA, CFE
Chief Assistant County Auditor - Harris Health

**MICHAEL POST, CPA, CIA
HARRIS COUNTY AUDITOR**

January 2, 2026

Dear Judge Bob Wolfe, Justice of the Peace, Precinct 5, Place 2:

The Harris County Auditor's Office - Compliance Audit performed procedures relative to the Harris County Justice of the Peace, Precinct 5, Place 2 monthly collection reports for the six months ended, September 30, 2025. As required by Local Government Code §115.002 (a) and (b), Compliance Audit selectively examined the financial activity relative to the monthly collection reports and related records.

The objectives of the engagement were to determine whether:

- The monthly collection reports were submitted timely and the amounts reported were properly recorded in the County's depository;
- The numerical sequencing of receipts was accounted for;
- Receipts were properly allocated in the Odyssey Case Management System; and
- Fines and fees were accurately assessed and recorded.

Results

Based on the procedures performed, no reportable observations were noted.

We appreciate the time and attention provided by you and your staff during this engagement. If you have any questions, please contact me or Glenn Holloway, Chief Assistant County Auditor, 713-274-5673.

Sincerely,

A handwritten signature in blue ink that reads "Michael Post".

Michael Post
County Auditor

Accountability

We conducted our audit in accordance with the International Standards for the Professional Practice of Internal Auditing.

As the engagement's scope did not include a detailed examination of all transactions, there is a risk that fraud, errors, or omissions were not detected during this engagement. The official, therefore, retains the responsibility for the accuracy and completeness of their financial records and for ensuring sufficient controls are in place to detect and prevent fraud, errors, or omissions.

cc:

District Judges
County Judge Lina Hidalgo

Commissioner Lesley Briones
Commissioner Rodney Ellis
Commissioner Adrian Garcia

Commissioner Tom Ramsey
County Attorney Christian Menefee

Court	Judge	Civil Filings					Arrenda General
		Elections	Small Claims/Debt Claims	Other Civil	Total	% Civil	
1.1	Judge Eric Carter	8,669	9,556	172	18,397	45.70%	260
1.2	Judge Steve Duble	881	2,430	280	3,591	75.28%	9
2.1	Judge Jo Ann Delgado	2,848	3,816	140	6,804	28.70%	185
2.2	Judge Dolores Lozano	963	2,700	50	3,713	58.11%	33
3.1	Judge Joe Stephens	4,370	8,244	107	12,721	34.54%	283
3.2	Judge Lucia Bates	1,066	2,107	1,257	4,430	42.13%	73
4.1	Judge Lincoln Goodwin	11,930	19,978	65	31,973	26.69%	852
4.2	Judge Laryssa Korduba	5,033	3,047	12	8,092	24.86%	386
5.1	Judge James Lombardino	4,553	11,025	79	15,657	31.13%	166
5.2	Judge Bob Wolfe	14,950	16,392	99	31,441	35.45%	837
6.1	Judge Victor Trevino III	961	2,054	284	3,299	62.16%	15
6.2	Judge Angela D. Rodriguez	768	327	72	1,167	42.24%	8
7.1	Judge Wanda Adams	3,087	5,674	25	8,786	48.02%	33
7.2	Judge Sharon M. Burney	5,186	641	29	5,856	43.37%	63
8.1	Judge Holly Williamson	2,500	5,388	56	7,944	38.32%	65
8.2	Judge Louie Ditta	1,367	388	40	1,795	21.80%	92
Total		69,132	93,767	2,767	165,666		3,360

JUSTICE OF PEACE COURT REVENUE FOR THE 11 MONTHS ENDING NOVEMBER 2026

PAGE 1063

Criminal Filings						Civil Revenue	
Non-Juvenile Criminal	Juvenile	Total	% Criminal	Total Filings	% of Total	Filing Fees	Service Fees
21,564	39	21,863	54.30%	40,260	8.34%	\$ 755,615.42	\$ 1,225,385.00
1,170	-	1,179	24.72%	4,770	0.99%	\$ 142,587.02	\$ 139,260.00
16,710	5	16,900	71.30%	23,704	4.91%	\$ 287,935.17	\$ 452,464.00
2,642	2	2,677	41.89%	6,390	1.32%	\$ 145,712.25	\$ 138,360.00
23,814	13	24,110	65.46%	36,831	7.63%	\$ 495,429.13	\$ 641,135.12
5,861	151	6,085	57.87%	10,515	2.18%	\$ 136,883.50	\$ 165,328.98
86,958	4	87,814	73.31%	119,787	24.82%	\$ 1,273,897.53	\$ 1,698,803.00
24,042	36	24,464	75.14%	32,556	6.75%	\$ 341,387.78	\$ 697,130.00
34,332	135	34,633	68.87%	50,290	10.42%	\$ 651,165.34	\$ 777,915.41
56,401	8	57,246	64.55%	88,687	18.38%	\$ 1,342,106.92	\$ 2,165,855.23
1,993	-	2,008	37.84%	5,307	1.10%	\$ 127,982.00	\$ 144,440.00
1,588	-	1,596	57.76%	2,763	0.57%	\$ 56,975.50	\$ 108,665.00
9,477	1	9,511	51.98%	18,297	3.79%	\$ 336,807.25	\$ 460,505.00
7,583	-	7,646	56.63%	13,502	2.80%	\$ 294,628.54	\$ 723,546.89
12,689	32	12,786	61.68%	20,730	4.30%	\$ 306,285.50	\$ 365,495.00
6,343	4	6,439	78.20%	8,234	1.71%	\$ 93,097.25	\$ 191,375.00
313,167	430	316,957		482,623		\$ 6,788,496.10	\$ 10,095,663.63

PAGE 2 of 3

Total	Criminal Revenue			Total Revenue	% of Revenue
	Fines and Fees	State and Local Contributions	Total		
\$ 1,981,000.42	\$ 927,989.14	\$ 530,436.73	\$ 1,458,425.87	\$ 3,439,426.29	8.14%
\$ 281,847.02	\$ 131,914.83	\$ 54,052.48	\$ 185,967.31	\$ 467,814.33	1.11%
\$ 740,399.17	\$ 866,871.66	\$ 489,780.77	\$ 1,356,652.43	\$ 2,097,051.60	4.96%
\$ 284,072.25	\$ 208,430.36	\$ 83,090.20	\$ 291,520.56	\$ 575,592.81	1.36%
\$ 1,136,564.25	\$ 1,363,953.35	\$ 686,554.60	\$ 2,050,507.95	\$ 3,187,072.20	7.54%
\$ 302,212.48	\$ 363,445.20	\$ 208,144.41	\$ 571,589.61	\$ 873,802.09	2.07%
\$ 2,972,700.53	\$ 4,105,901.76	\$2,064,157.47	\$ 6,170,059.23	\$ 9,142,759.76	21.63%
\$ 1,038,517.78	\$ 1,090,414.47	\$ 611,157.35	\$ 1,701,571.82	\$ 2,740,089.60	6.48%
\$ 1,429,080.75	\$ 2,111,251.44	\$1,112,079.76	\$ 3,223,331.20	\$ 4,652,411.95	11.01%
\$ 3,507,962.15	\$ 3,237,678.82	\$1,845,625.22	\$ 5,083,304.04	\$ 8,591,266.19	20.32%
\$ 272,422.00	\$ 86,510.84	\$ 39,325.00	\$ 125,835.84	\$ 398,257.84	0.94%
\$ 165,640.50	\$ 86,726.30	\$ 40,198.00	\$ 126,924.30	\$ 292,564.80	0.69%
\$ 797,312.25	\$ 416,921.82	\$ 248,298.94	\$ 665,220.76	\$ 1,462,533.01	3.46%
\$ 1,018,175.43	\$ 374,312.36	\$ 207,129.29	\$ 581,441.65	\$ 1,599,617.08	3.78%
\$ 671,780.50	\$ 714,683.60	\$ 382,192.00	\$ 1,096,875.60	\$ 1,768,656.10	4.18%
\$ 284,472.25	\$ 457,141.61	\$ 241,615.62	\$ 698,757.23	\$ 983,229.48	2.33%
\$ 16,884,159.73	\$ 16,544,147.56	\$8,843,837.84	\$ 25,387,985.40	\$ 42,272,145.13	

PAGE 3 of 3

Court	Judge	Criminal		Civil		Total	% of Total	Revenue Reported	% of Revenue
		Cases	% Criminal	Cases	% Civil				
1.1	Judge Eric Carter	18,450	71.22%	7,457	28.78%	25,907	5.63%	2,100,163	4.90%
1.2	Judge David Patronella	8,727	43.35%	11,406	56.65%	20,133	4.38%	2,309,035	5.38%
2.1	Judge Jo Ann Delgado	9,607	74.87%	3,224	25.13%	12,831	2.79%	1,004,351	2.34%
2.2	Judge George Risner	5,763	49.90%	5,787	50.10%	11,550	2.51%	1,119,750	2.61%
3.1	Judge Joe Stephens	22,876	72.17%	8,823	27.83%	31,699	6.89%	2,847,516	6.64%
3.2	Judge Lucia Bates	2,961	39.07%	4,618	60.93%	7,579	1.65%	651,241	1.52%
4.1	Judge Lincoln Goodwin	98,043	81.33%	22,513	18.67%	120,556	26.22%	10,414,011	24.28%
4.2	Judge Laryssa Korduba	35,210	81.75%	7,860	18.25%	43,070	9.37%	3,100,041	7.23%
5.1	Judge Israel B. Garcia, Jr.	34,837	69.74%	15,118	30.26%	49,955	10.86%	5,369,473	12.52%
5.2	Judge Jeff Williams	53,540	71.43%	21,417	28.57%	74,957	16.30%	7,336,661	17.10%
6.1	Judge Victor Trevino III	2,649	57.24%	1,979	42.76%	4,628	1.01%	421,561	0.98%
6.2	Judge Angela D. Rodriguez	1,166	38.52%	1,861	61.48%	3,027	0.66%	303,848	0.71%
7.1	Judge Wanda Adams	7,958	55.16%	6,470	44.84%	14,428	3.14%	1,276,689	2.98%
7.2	Judge Sharon M. Burney	5,828	48.03%	6,306	51.97%	12,134	2.64%	1,657,050	3.86%
8.1	Judge Holly Williamson	11,037	62.33%	6,669	37.67%	17,706	3.85%	1,881,844	4.39%
8.2	Judge Louie Ditta	8,435	87.42%	1,214	12.58%	9,649	2.10%	1,102,797	2.57%
Total		327,087		132,722		459,809		\$42,896,031.00	

JUSTICE OF PEACE COURT REVENUE FOR 12 MONTHS ENDING DECEMBER 2022 UNDER PREVIOUS JUDGE

Page 1 of 1



January 17, 2026

Dear Bob Wolfe,

Congratulations on your candidacy for Harris County Justice of Peace Precinct 5, Place 2, and for earning the endorsement of the Texas Home School Coalition Association. You have pledged to support and protect the rights of families and homeschoolers across the great State of Texas. We truly appreciate your principles and values, and eagerly look forward to working with you in the fight to Keep Texas Families Free.

In this endorsement packet, you will find your official THSCA endorsement statement and a copy of the THSC PAC and THSC Association logos for use on your websites and digital or physical media. Please let us know if you have any questions concerning your endorsement or if we can help you in any other way.

We wish you all the best as you continue down the campaign trail!

Sincerely,

A handwritten signature in black ink that reads "Nathan Macias". The signature is written in a cursive, flowing style.

Nathan Macias
THSC Association President

THSC Association Endorsement Statement:

Homeschool parent Bob Wolfe is a seasoned advocate for Texas family values with deep roots in grassroots engagement. His dedication and experience uniquely position him to serve the homeschool families in Harris County as Harris County Justice of Peace Precinct 5, Place 2. THSCA is pleased to endorse Bob Wolfe and support his reelection.

True Texas Project Recommendation

From: Greater Houston TTP (greaterhoustruetexasproject@gmail.com)

Bcc: texaslawhelp@yahoo.com

Date: Wednesday, January 7, 2026 at 06:54 PM CST

Congratulations, you have earned the recommendation of True Texas Project. This will be posted on our website soon so you can share it. Please note a recommendation is not the same as an endorsement, as endorsements require a unanimous vote and not everyone on the committee voted. Please let me know if you have any questions and how we might support your campaign. You are, as always, invited to attend any True Texas Project meeting and have 1-min at the mic to introduce yourself, and to network before or after the meeting. Check our website for meeting times and locations.

Miriah Sachs
Greater Houston True Texas Project
509-989-0808



Comparison Of Republican Candidates - Harris County Justice of the Peace 5-2

Feature	Bob Wolfe Incumbent	Mark Fury Primary Opponent
Legal Education	Doctor of Jurisprudence – South Texas College of Law BBA – University of Houston	Non-Lawyer
Experience	40+ Years Legal & Business	*See Resignation from Judicial Office in lieu of Disciplinary Action
Backlog Status	Reduced wait time from 3 years to 2.5 months on small claims cases, hear all eviction cases within 21 days. Has efficiently handled one of the largest JP Courts in Texas.	Ran one of the most unorganized courts resulting in a coverup by falsifying court documents
Integrity	Clear Criminal Record	History of arrests for falsifying records and DWI See attached arrest record.

Vote for Experience. Vote for Efficiency. Re-Elect Bob Wolfe.

**BEFORE THE
STATE COMMISSION ON JUDICIAL CONDUCT**

**IN RE: THE HONORABLE MARK THOMAS FURY
JUSTICE OF THE PEACE, PRECINCT 5, PLACE 1
HOUSTON, HARRIS COUNTY, TEXAS
(CJC Nos. 01-0753-JP and 02-0125-JP)**

**VOLUNTARY AGREEMENT TO RESIGN FROM
JUDICIAL OFFICE IN LIEU OF DISCIPLINARY ACTION**

This Agreement is being entered into by the undersigned parties pursuant to Section 33.032(h) of the Texas Government Code.

WHEREAS on May 18, 2001, a complaint (CJC No. 01-0753-JP) was opened by the State Commission on Judicial Conduct (hereinafter the "Commission") based on reports concerning Judge Fury's alleged tampering and/or mishandling of employees' time records, and

WHEREAS the Commission had presented to it copies of eight (8) indictments all handed up on or about October 25, 2001, by the duly constituted Grand Jury of the 338th Judicial District Court of Harris County, Texas, in Cause Nos. 891960 through 891967, inclusive, all styled *The State of Texas vs. Mark Thomas Fury*, and

WHEREAS on October 29, 2001, the Commission issued an Order of Suspension against Judge Fury (CJC No. 02-0125-JP) based on said indictments pursuant to its authority under Article 5, §1-a(6)A of the Texas Constitution, and Rule 15a of the Texas Procedural Rules for the Removal or Retirement of Judges, and

WHEREAS no Notice of Formal Proceedings has been filed against Judge Fury in connection with the above-referenced matters, and

WHEREAS no Findings of Fact or Conclusions of Law have been made in connection with the above-referenced matters, and

WHEREAS the parties agree that the allegations of judicial misconduct, if found to be true, could result in further disciplinary action against Judge Fury, and

WHEREAS the parties to this Agreement are desirous of resolving these matters without the time and expense of further disciplinary proceedings.

IT IS THEREFORE AGREED that Judge Fury, upon the signing of this Agreement, has resigned his judicial office as Justice of the Peace, Harris County, Precinct Five, Place 1, effective midnight on May 11, 2003, in lieu of disciplinary action by the Commission, pursuant to Section 33.032(h) of the Texas Government Code. The Commission agrees that it shall pursue no further disciplinary proceedings against Judge Fury in connection with the above-referenced matters and that it shall lift the aforementioned suspension against Judge Fury.

IT IS FURTHER AGREED that, upon the Commission's approval of this Agreement, Judge Fury shall not be disqualified in the future from: sitting or serving as a judge in the State of Texas; standing for election or appointment to judicial office in the State of Texas; or, performing or exercising any judicial duties or functions of a judicial officer in the State of Texas.

IT IS FURTHER AGREED that any violation of this Agreement by Judge Fury would constitute willful or persistent conduct that is clearly inconsistent with the proper performance of his duties or casts public discredit upon the judiciary or administration of justice in violation of Art. 5, §1-a(6)A of the Texas Constitution, and Section 33.001(b) of the Texas Government Code.

IT IS FURTHER AGREED that the Commission may enforce this Agreement through any legal process necessary, including injunctive relief; that Travis County, Texas, shall be the proper venue for any dispute between the parties or proceeding relating to this Agreement; and that Judge Fury, individually, shall bear the expense, cost, and any reasonable and necessary attorneys' fees in the event any dispute arising under this Agreement is decided against him by any court or tribunal.

IT IS FURTHER AGREED that Judge Fury, by his execution of this voluntary agreement, does not admit guilt, fault or liability to the allegations contained in the indictments which were previously presented to the Commission.

AGREED TO AND ACCEPTED upon its execution by the parties.



HON. MARK THOMAS FURY

HON. KATHLEEN OLIVARES, Chair
State Commission on Judicial Conduct

Date: May 7, 2003

Date: _____

AGREED AS TO FORM:


Rusty Hardin, Attorney for Judge Fury

IT IS FURTHER AGREED that, upon the Commission's approval of this Agreement, Judge Fury shall not be disqualified in the future from: sitting or serving as a judge in the State of Texas; standing for election or appointment to judicial office in the State of Texas; or, performing or exercising any judicial duties or functions of a judicial officer in the State of Texas.

IT IS FURTHER AGREED that any violation of this Agreement by Judge Fury would constitute willful or persistent conduct that is clearly inconsistent with the proper performance of his duties or casts public discredit upon the judiciary or administration of justice in violation of Art. 5, §1-a(6)A of the Texas Constitution, and Section 33.001(b) of the Texas Government Code.

IT IS FURTHER AGREED that the Commission may enforce this Agreement through any legal process necessary, including injunctive relief; that Travis County, Texas, shall be the proper venue for any dispute between the parties or proceeding relating to this Agreement; and that Judge Fury, individually, shall bear the expense, cost, and any reasonable and necessary attorneys' fees in the event any dispute arising under this Agreement is decided against him by any court or tribunal.

IT IS FURTHER AGREED that Judge Fury, by his execution of this voluntary agreement, does not admit guilt, fault or liability to the allegations contained in the indictments which were previously presented to the Commission.

AGREED TO AND ACCEPTED upon its execution by the parties.

HON. MARK THOMAS FURY

Kathleen H. Olivares

HON. KATHLEEN OLIVARES, Chair
State Commission on Judicial Conduct

Date: _____

Date: 5-8-03

AGREED AS TO FORM:

Rusty Hardin, Attorney for Judge Fury

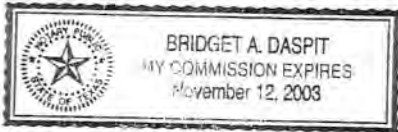
VERIFICATION

State of Texas, §
County of Harris §

BEFORE ME, the undersigned authority, on this day personally appeared MARK THOMAS FURY, who by me being first duly sworn, on his oath deposed and said that the above "Voluntary Agreement to Resign from Judicial Office in Lieu of Disciplinary Action" is a true and correct recitation of the facts and accurately reflects his understanding of the terms and conditions of, and voluntary consent to enter into, such Agreement.

SUBSCRIBED AND SWORN TO BEFORE ME, on this the 7th day of May, 2003.

Bridget A. Daspit
NOTARY PUBLIC, IN AND FOR THE
STATE OF TEXAS



ARREST RECORD OF MARK FURY CANIDATE FOR JUSTICE OF THE PEACE

Previously Forced to Resign from Judicial Office in Lieu of Disciplinary Action

257077701010- 2 Dismissed(D)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	6/26/2025	8	Defendant: Disposed(D) Disposition: Dismissed(DISM)	DRIVING WHILE INTOXICATED (M)
212092101010- 2 Dismissed(D)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	11/8/2016	15	Defendant: Disposed(D) Disposition: Dismissed(DISM)	PARK / STOP / STAND ON SIDEWALK (M)
094352001010- 3 Complete(C)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	3/26/2003	174	Defendant: Disposed(D) Disposition: Disposed(DISP) FORCED TO RESIGN AS JP 2 YEARS PROBATION DA	TAMPER GOVT RECORD (M)
094352201010- 3 Complete(C)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	3/26/2003	174	Defendant: Disposed(D) Disposition: Disposed(DISP) FORCED TO RESIGN AS JP 2 YEARS PROBATION DA	TAMPER GOVT RECORD (M)
094352401010- 3 Complete(C)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	3/26/2003	174	Defendant: Disposed(D) Disposition: Disposed(DISP) FORCED TO RESIGN AS JP 2 YEARS PROBATION DA	TAMPER GOVT RECORD (M)
094352601010- 3 Complete(C)	State Texas vs. FURY, MARK (SPN: 01870514) (DOB: 1/15/1959)	3/26/2003	174	Defendant: Disposed(D) Disposition: Disposed(DISP) FORCED TO RESIGN AS JP 2 YEARS PROBATION DA	TAMPER GOVT RECORD (M)

Kerri Garner Keels, Fury's supervising clerk was also charged with Tampering with government records and receiving over \$13,000 in unearned salary, she also plead no contest and was also sentenced to 2 years' probation and restitution with deferred adjudication. Her case number is 892630 in the 174th District Court of Harris County.

THE STATE OF TEXAS
VS.
MARK FURY

SPN: 01870514
DOB: W M 11/15/1959
DATE PREPARED: 06/26/2025

D.A. LOG NUMBER: 3167538
CJIS TRACKING NO.: 9272513383A001
AGENCY: TPD
O/R NO: 202506250131
ARREST DATE: 06/25/2025 11:15pm

NCIC CODE: 5404 16
RELATED CASES:
MISDEMEANOR CHARGE: DRIVING WHILE INTOXICATED

CAUSE NO: 257077701010
HARRIS COUNTY CRIMINAL COURT AT LAW NO: 8
FIRST SETTING DATE: 7/3/2025

COURT ORDERED BAIL: NCR9
PRIOR CAUSE NO:
CHARGE SEQ NUM: 1

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

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, **MARK FURY**, hereafter styled the Defendant, heretofore on or about **June 25, 2025**, did then and there unlawfully, operate a motor vehicle in a public place while intoxicated.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Signed and sworn by me on 06/26/2025 _____

Duly attested by me on 06/26/2025 _____



Heybi Flores
AFFIANT

Todd Goudy
Assistant District Attorney
Harris County District Attorney's Office
TBC No. 24132631
GOUDY_TODD@DAO.HCTX.NET

Probable Cause found _____ . Capias to issue _____
Magistrate, Harris County, Texas

COMPLAINT



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 121259218 Total Pages: 1

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

PZ

THE STATE OF TEXAS
VS
MARK THOMAS FURY
3219 ASHLOCK DRIVE
HOUSTON, TX 77082-2211

SPN 01870514
DOB WM 11/15/59
DATE PREPARED 03/19/03

DA LOG NUMBER 846651
CJIS TRACKING NO 903228391X-C002
BY CC-P/I DA NO 001676089
AGENCY HCDA
O/R NO PI010014
ARREST DATE

208th
GJ

NCIC CODE 4802 30

RELATED CASES 7 OTHER MISDEMEANORS

MISDEMEANOR CHARGE TAMPERING GOVERNMENTAL RECORD
CAUSE NO 943520
HARRIS COUNTY DISTRICT COURT NO 174
FIRST SETTING DATE

Vol. 250 Page 340 AXGM

BAIL \$ 2,000
PRIOR CAUSE NO REFILE OF 892622

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

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, **MARK THOMAS FURY**, hereafter styled the Defendant, heretofore on or about **JANUARY 4, 2000**, while acting in an official capacity as a public servant, namely, Harris County Justice of the Peace, did then and there unlawfully, intentionally and knowingly **MAKE, PRESENT AND USE** a governmental record, namely "A **TIMECARD,**" KEPT FOR INFORMATION BY HARRIS COUNTY JUSTICE OF THE PEACE COURT PRECINCT 5 PLACE 1, attached hereto as Exhibit A, with knowledge of its falsity, to-wit: reflecting hours worked on Monday, Tuesday, Wednesday, Thursday and Friday, which were not actually worked

Limitations Tolling Provision

And the grand jurors aforesaid do further present that on or about November 1, 2001, the grand jury for the 338th District Court of Harris County, Texas, returned an indictment under cause number 892622 against Mark Thomas Fury charging him with the offense heretofore charged in this indictment and said indictment was pending in the 174th District Court of Harris County, Texas at the time of the return of this indictment.

4061 P0829:1
18

208TH

FOREMAN

Jan Ketur

FOREMAN OF THE GRAND JURY

AGAINST THE PEACE AND DIGNITY OF THE STATE.

INDICTMENT

NO 11-29-99 THRU 12-03-99

NAME KEELS, KERRI LEA

EXTRA TIME		REGULAR TIME	
MONDAY	AM	IN	11/29 8:00am
	NOON	OUT	11/29 11:00am
TUESDAY	AM	IN	11/29 12:00pm
	NOON	OUT	11/29 5:00pm
WEDNESDAY	AM	IN	11/30 8:00am
	NOON	OUT	11/30 11:00am
THURSDAY	AM	IN	11/30 12:00pm
	NOON	OUT	11/30 5:00pm
FRIDAY	AM	IN	12/1 8:00am
	NOON	OUT	12/1 11:00am
SATURDAY	AM	IN	12/1 12:00pm
	NOON	OUT	12/1 5:00pm
SUNDAY	AM	IN	12/2 8:00am
	NOON	OUT	12/2 11:00am
TOTAL	AM	IN	12/2 12:00pm
	NOON	OUT	12/2 5:00pm

I CERTIFY THAT THE TIME REPORTED ON THE REVERSE INDICATES THE HOURS THAT HAVE BEEN OR WILL BE INCURRED.

EMPLOYEES SIGNATURE [Signature]
DATE 12-21-99
SUPERVISORS SIGNATURE [Signature]
DATE 1-4-00

Name _____
Period Ending _____ 19____
Regular Time _____ Hrs Rate _____ \$
Overtime _____ Hrs Rate _____ \$
Bonus _____ \$
Tips _____ \$
Deductions Total \$ _____
SDI \$ _____
FICA \$ _____
Fed With Tax \$ _____
War Bonds \$ _____
Advances \$ _____
Insurance \$ _____
Meals \$ _____
STATE W T _____
Total \$ _____

NET AMOUNT \$ _____
Received in Full

Signature _____

Re-Order from
HOUSTON EQUIPMENT COMPANY
2020 Jefferson Houston Texas 77003
Tel 713 237 1120

V4061 P0830

Certified Document Number: 38314499 - Page 2 of 2

PAYMENT RECEIVED IN FULL
Signed [Signature]
8001725 RECORDER FROM HOUSTON EQUIPMENT COMPANY 2020 Jefferson Houston TX 77003 - (713) 237 1120

EXHIBIT A



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314499 Total Pages: 2

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

72

THE STATE OF TEXAS
VS

MARK THOMAS FURY
3219 ASHLOCK DRIVE
HOUSTON, TX 77082-2211

SPN 01870514
DOB WM 11/15/59
DATE PREPARED 03/19/03

DA LOG NUMBER 846651
CJIS TRACKING NO 903228391X-D003D
BY CC-PI DA NO 001676089
AGENCY HCDA
O/R NO PI010014
ARREST DATE

208th
GJ

NCIC CODE 4802 30

RELATED CASES 7 OTHER MISDEMEANORS

Vol 250 Page 340 AXOM

MISDEMEANOR CHARGE TAMPERING GOVERNMENTAL RECORD

CAUSE NO 943522
HARRIS COUNTY DISTRICT COURT NO 174th
FIRST SETTING DATE

BAIL \$ 2,000
PRIOR CAUSE NO REFILE OF 892624

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

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, **MARK THOMAS FURY**, hereafter styled the Defendant, heretofore on or about **FEBRUARY 17, 2000**, while acting in an official capacity as a public servant, namely, Harris County Justice of the Peace, did then and there unlawfully, intentionally and knowingly **MAKE, PRESENT AND USE** a governmental record, namely "A **TIMECARD,**" KEPT FOR INFORMATION BY HARRIS COUNTY JUSTICE OF THE PEACE COURT PRECINCT 5 PLACE 1, attached hereto as Exhibit A, with knowledge of its falsity, to-wit: reflecting fewer hours worked than actually worked on Monday, Tuesday, Wednesday, Thursday and Friday

Limitations Tolling Provision

And the grand jurors aforesaid do further present that on or about November 1, 2001, the grand jury for the 338th District Court of Harris County, Texas, returned an indictment under cause number 892624 against Mark Thomas Fury charging him with the offense heretofore charged in this indictment and said indictment was pending in the 174th District Court of Harris County, Texas at the time of the return of this indictment.

208th GJ
V4061 P0833
DEPUTY
JAN KETNER

AGAINST THE PEACE AND DIGNITY OF THE STATE.

208TH

FOREMAN

Jan Ketner

FOREMAN OF THE GRAND JURY

INDICTMENT

NO. 02-07-00 THRU 02-11-00

NAME REDELINGS, MARGIE

EXTRA TIME		REGULAR TIME	
MONDAY	AM	IN	Feb 7 8:00
	NOON	OUT	Feb 7 12:00
	PM	OUT	Feb 7 1:00
TUESDAY	AM	IN	Feb 7 5:00
	NOON	OUT	Feb 8 8:00
	PM	OUT	Feb 8 12:00
WEDNESDAY	AM	IN	Feb 8 1:00
	NOON	OUT	Feb 8 5:00
	PM	OUT	Feb 9 8:00
THURSDAY	AM	IN	Feb 9 1:00
	NOON	OUT	Feb 9 2:00
	PM	OUT	Feb 9 5:00
FRIDAY	AM	IN	Feb 9 8:00
	NOON	OUT	Feb 10 8:00
	PM	OUT	Feb 10 1:00
SATURDAY	AM	IN	Feb 10 5:00
	NOON	OUT	Feb 10 8:00
	PM	OUT	Feb 10 1:00
SUNDAY	AM	IN	Feb 11 8:00
	NOON	OUT	Feb 11 12:00
	PM	OUT	Feb 11 1:00
TOTAL	TOTAL		

I CERTIFY THAT THE TIME REPORTED ON THE REVERSE INDICATES THE HOURS THAT HAVE BEEN OR WILL BE INCURRED

EMPLOYEES SIGNATURE Margie Redelings

DATE 2/14/00

SUPERVISORS SIGNATURE Mark Ferry

DATE 02-17-00

Name _____

Period Ending _____ 19__

Regular Time _____ Hrs Rate _____ \$

Overtime _____ Hrs Rate _____ \$

Bonus _____ \$

Tips _____ \$

Deductions _____ Total \$ _____

SDI \$ _____

FICA \$ _____

Fed With Tax \$ _____

War Bonds \$ _____

Advances \$ _____

Insurance \$ _____

Meals \$ _____

STATE W T _____

Total \$ _____

NET AMOUNT \$ _____
Received in Full

Signature _____

Re-Order from
HOUSTON EQUIPMENT COMPANY
2020 Jefferson Houston Texas 77003
Tel 713-237 1120

RECORDER'S MEMORANDUM
This instrument is of poor quality at
the time of imaging

EXHIBIT A

PAYMENT RECEIVED IN FULL,
Signed Margie Redelings
8001725 REORDER FROM HOUSTON EQUIPMENT COMPANY 2020 Jefferson
Houston TX 77003 -- (713) 237-1120



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314506 Total Pages: 2

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

P2

THE STATE OF TEXAS
VS

MARK THOMAS FURY
3219 ASHLOCK DRIVE
HOUSTON, TX 77082-2211

SPN 01870514
DOB WM 11/15/59
DATE PREPARED 03/19/03

DA LOG NUMBER 846651
CJIS TRACKING NO 903228391X-D005D
BY CC-PI DA NO 001676089
AGENCY HCDA
O/R NO PI010014
ARREST DATE

208th
GJ

NCIC CODE 4802 30

RELATED CASES 7 OTHER MISDEMEANORS

250 340
Vol. Page AXGM

MISDEMEANOR CHARGE TAMPERING GOVERNMENTAL RECORD

CAUSE NO 943.524
HARRIS COUNTY DISTRICT COURT NO 174
FIRST SETTING DATE

BAIL \$ 2,000
PRIOR CAUSE NO REFILE OF 892626

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

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, **MARK THOMAS FURY**, hereafter styled the Defendant, heretofore on or about **FEBRUARY 22, 2000**, while acting in an official capacity as a public servant, namely, Harris County Justice of the Peace, did then and there unlawfully, intentionally and knowingly **MAKE, PRESENT AND USE** a governmental record, namely "A **TIMECARD**," KEPT FOR INFORMATION BY HARRIS COUNTY JUSTICE OF THE PEACE COURT PRECINCT 5 PLACE 1, attached hereto as Exhibit A, with knowledge of its falsity, to-wit reflecting fewer hours worked than actually worked on Tuesday, Wednesday, Thursday and Friday

Limitations Tolling Provision

And the grand jurors aforesaid do further present that on or about **November 1, 2001**, the grand jury for the **338th** District Court of Harris County, Texas, returned an indictment under cause number **892626** against **Mark Thomas Fury** charging him with the offense heretofore charged in this indictment and said indictment was pending in the **174th** District Court of Harris County, Texas at the time of the return of this indictment.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

208th

FOREMAN

Jan Kette

4061 P0837
BY
JAN KETTE
JURY CLERK

FOREMAN OF THE GRAND JURY

INDICTMENT

12-6-99 thru 12-10-99 PAY PERIOD ENDING

NO.

NAME Abbey Debbie L.

I CERTIFY THAT THE ABOVE INFORMATION IS TRUE AND CORRECT
 REVERSED
 BEEN OR WILL BE
 EMPLOYER'S SIGNATURE
 DATE 2-15-00
 SUPERVISOR'S SIGNATURE [Signature]
 DATE FEB 22 2000

EXTRA TIME		REGULAR TIME	
MONDAY	AM	IN	8:05
	NOON	OUT	11:05
TUESDAY	AM	IN	12:03
	PM	OUT	6:00
WEDNESDAY	AM	IN	7:39
	NOON	OUT	1:03
THURSDAY	AM	IN	2:29
	PM	OUT	5:30
FRIDAY	AM	IN	8:13
	NOON	OUT	12:33
SATURDAY	AM	IN	1:59
	PM	OUT	5:58
SUNDAY	AM	IN	7:40
	NOON	OUT	12:00
TOTAL			

Name _____

Period Ending _____ 19__

Regular Time _____ Hrs Rate _____ \$

Overtime _____ Hrs Rate _____ \$

Bonus _____ \$

Tips _____ \$

Deductions Total \$ _____

SDI \$ _____

FICA \$ _____

Fed With Tax \$ _____

War Bonds \$ _____

Advances \$ _____

Insurance \$ _____

Meals \$ _____

STATE W T _____

Total \$ _____

NET AMOUNT \$ _____
 Received in Full

Signature _____

Certified Document Number: 38314514 - Page 2 of 2

V4061 P0838

Re-Order from
 HOUSTON EQUIPMENT COMPANY
 2020 Jefferson Houston Texas 77003
 Tel 713-237-1120

RECORDER'S MEMORANDUM
 This instrument is of poor quality at
 the time of imaging

EXHIBIT A

PAYMENT RECEIVED IN FULL
 Signed [Signature]
 88-1725 REORDER FROM HOUSTON EQUIPMENT COMPANY 2020 Jefferson
 Houston TX 77003 - (713) 237-1120



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314514 Total Pages: 2

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

72

THE STATE OF TEXAS
VS
MARK THOMAS FURY
3219 ASHLOCK DRIVE
HOUSTON, TX 77082-2211

208th
GJ

SPN 01870514
DOB WM 11/15/59
DATE PREPARED 03/19/03

DA LOG NUMBER 846651
CJIS TRACKING NO 903228391X-D001D
BY CC-P/I DA NO 001676089
AGENCY HCDA
O/R NO PI010014
ARREST DATE

NCIC CODE 4802 30

RELATED CASES 7 OTHER MISDEMEANORS

Vol. 250 Page 340 AXGM

MISDEMEANOR CHARGE: TAMPERING GOVERNMENTAL RECORD
CAUSE NO 943526
HARRIS COUNTY DISTRICT COURT NO 174
FIRST SETTING DATE

BAIL \$ 2,000
PRIOR CAUSE NO REFILE OF 892628

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

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, **MARK THOMAS FURY**, hereafter styled the Defendant, heretofore on or about **MARCH 20, 2000**, while acting in an official capacity as a public servant, namely, Harris County Justice of the Peace, did then and there unlawfully, intentionally and knowingly **MAKE, PRESENT AND USE** a governmental record, namely "A TIMECARD," KEPT FOR INFORMATION BY HARRIS COUNTY JUSTICE OF THE PEACE COURT PRECINCT 5 PLACE 1, attached hereto as Exhibit A, with knowledge of its falsity, to-wit: reflecting fewer hours worked than actually worked on Monday, Tuesday, Wednesday, Thursday and Friday

Limitations Tolling Provision

And the grand jurors aforesaid do further present that on or about November 1, 2001, the grand jury for the 338th District Court of Harris County, Texas, returned an indictment under cause number 892628 against Mark Thomas Fury charging him with the offense heretofore charged in this indictment and said indictment was pending in the 174th District Court of Harris County, Texas at the time of the return of this indictment.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

208TH

FOREMAN

Jan Ketur

FOREMAN OF THE GRAND JURY

FILED
MAR 20 2000
HARRIS COUNTY
CLERK
JULIE J. [unclear]

[Signature]
DEPUTY
1780d 1907A

Certified Document Number: 38314520 - Page 1 of 2

INDICTMENT

PAY PERIOD ENDING

1-10-00 thru 1-14-00

NO.

NAME Runner, Suzanne

EMPLOYEE'S SIGNATURE Suzanne Runner
 DATE 3-20-00
 SUPERVISOR'S SIGNATURE Mark Ferry
 DATE 03-20-00

EXTRA TIME		REGULAR TIME	
MONDAY	AM	IN 8:00	
	NOON	OUT 12:00	
TUESDAY	AM	IN 8:00	
	NOON	OUT 1:00	
WEDNESDAY	AM	IN 8:00	
	NOON	OUT 1:00	
THURSDAY	AM	IN 8:00	
	NOON	OUT 1:00	
FRIDAY	AM	IN 8:00	
	NOON	OUT 1:00	
SATURDAY	AM	IN 8:00	
	NOON	OUT 1:00	
SUNDAY	AM	IN 8:00	
	NOON	OUT 1:00	
TOTAL		TOTAL	

Name _____
 Period Ending _____ 19____
 Regular Time 1 Hrs Rate _____ \$
 Overtime _____ Hrs Rate _____ \$
 Bonus _____ \$
 Tips _____ \$
 Deductions Total \$ _____

SDI \$ _____
 FICA \$ _____
 Fed With. Tax \$ _____
 War Bonds \$ _____
 Advances \$ _____
 Insurance \$ _____
 Meals \$ _____
 STATE WT _____
 Total \$ _____
 NET AMOUNT \$ _____
 Received in Full

Signature _____

Re-Order from
 HOUSTON EQUIPMENT COMPANY
 2020 Jefferson Houston Texas 77003
 Tel 713-237 1120

Certified Document Number: 38814520 - Page 2 of 2

PAYMENT RECEIVED IN FULL
 Signed Suzanne Runner
 01725 REORDER FROM HOUSTON EQUIPMENT COMPANY 2020 Jefferson
 Houston TX 77003 - (713) 237 1120

EXHIBIT A

V4061 P0842



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314520 Total Pages: 2

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

P-5

ORDER DEFERRING ADJUDICATION OF GUILT

CAUSE NO 943520

THE STATE OF TEXAS VS

IN THE 174 DISTRICT COURT

Mark Thomas Fury (Name of Defendant)

COUNTY CRIMINAL COURT AT LAW NO

AKA

OF HARRIS COUNTY, TEXAS

Date of Order 6/6/03 Date of Offense 1/4/2000

Attorney for State Lester Blizzard

Attorney for Defendant Rusty Hardin Defendant Waived Counsel

Offense: Tampering w/ Governmental Record

A MISDEMEANOR CLASS A B C A FELONY, DEGREE SJ 3rd 2nd 1st

Terms of Plea Bargain (In Detail): Without An Agreed Recommendation

(Circle appropriate selection -- N/A = not available or not applicable)

Plea to Enhancement Paragraph(s) True Not True N/A True Not True N/A Charging Instrument: Complaint Indictment Information Findings on Enhancement(s) True Not True N/A True Not True N/A Plea Guilty Nolo Contendere Affirmative Findings Deadly Family Victim Selected Victim Younger Controlled Substance Weapon Yes No N/A Violence Yes No N/A by Bias/Prejudice Yes No N/A Than 17 years Yes No N/A Used to Commit Crime Yes No N/A

ADJUDICATION OF GUILT DEFERRED

DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR 2 DAYS/MONTHS/YEARS

DEFENDANT ASSESSED A FINE IN THE AMOUNT OF \$ 1000

SEE SPECIAL INSTRUCTIONS, incorporated herein by reference

Time Credited N/A days toward incarceration N/A days toward fine and costs N/A days toward incarceration, fine and costs N/A COURT COSTS \$ 180.25

(Mark appropriate selections below, if applicable)

- Name changed from N/A Judgment Addendum incorporated herein by reference It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited In accordance with Section 12 44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor

Certified Document Number: 38314501 - Page 1 of 5

74169 P0215

FURY, MARK
943520

This cause being called for trial, in Harris County, Texas, unless otherwise referenced, the State appeared by her District Attorney as named above and the Defendant named above appeared in person with Counsel as named above, or the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and both parties announced ready for trial. The Defendant elected to proceed under Art. 42 12, 5(a) C C P, and in open court, jury having been waived, the Defendant pleaded as indicated above

Thereupon, the Defendant was admonished by the Court of the consequences of the said plea, and the Defendant persisted in entering said plea, and it plainly appearing to the Court that the Defendant was mentally competent to stand trial and that the Defendant was uninfluenced by any consideration of fear, or persuasion or delusive hope of pardon prompting the Defendant plead as indicated above, the said plea was accepted by the Court. The Defendant having in open court, in writing, waived the appearance, confrontation, and cross-examination of witnesses, consented to the stipulation of evidence and to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause, the said plea of the Defendant was received and entered of record

The trial proceeded before the Court, and after the evidence was submitted and the argument of counsel thereon, the Court found that such evidence substantiates the Defendant's guilt in this cause, and further found that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and placing the Defendant on Community Supervision in this cause

IT IS ORDERED AND ADJUDGED that in accordance with Art. 42 12, 5(a) C C P, no judgment shall be entered in this cause and the Defendant is hereby placed on Community Supervision in this cause for a period as indicated above, from the date of this order, pending the Defendant's abiding by and not-violating the terms and conditions of the Defendant's Community Supervision. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42 12, 9 C C P

Signed and entered on JUN 06 2003

X George H Godwin
JUDGE PRESIDING

Community Supervision Expires on 6/5/2005
Notice of Appeal _____
Mandate Received _____

After Mandate Received, Sentence to Begin Date is _____

Received on JUN 06 2003 at 10 AM | PM
Sheriff, Harris County, Texas

By K. Lee #1769 Deputy

DADJ
Entered AB/B/995
Verified AB
LCBT AB
LCBU AB

SPECIAL INSTRUCTION OR NOTES _____



Defendant's Right Thumbprint

Certified Document Number: 38314501 Page 2 of 5

4109 P0216

CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

VS

Mark Thomas Fury

IN THE 174th DISTRICT COURT OF

HARRIS COUNTY, TEXAS

CAUSE NUMBER 943520

On this the 6th day of June, 2003, you are granted 2 years community supervision for the **miademeanor** offense of Tamper with a Government Record in accordance with section 5 of Article 42 12, Texas Code of Criminal Procedure, in the 174th District Court of Harris County, Texas, by the Honorable George H Godwin Judge Presiding It is the order of this Court that you abide by the following Conditions of Community Supervision

- (1) **Commit no offense** against the laws of this or any other State or of the United States
- (2) **Avoid injurious or vicious habits** You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription **You are forbidden to use, consume, or possess alcoholic beverages.**
- (3) Avoid persons or places of disreputable or harmful character, specifically _____
- (4) **Report immediately in person**, to the Community Supervision Officer for the 174th District Court on the 6th day of June, 2003 and continue to **report to the Community Supervision Officer on the 6th of each month** thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
- (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere
- (6) **Abide by the rules and regulations** of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCS&CD) Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility
- (7) **Work faithfully** at suitable employment and present written verification of employment (including all attempts to secure employment) to your Community Supervision Officer on each reporting date You must notify HCCS&CD within 48 hours of any change in your employment status
- (8) Remain within a specified place, to wit Harris County, Texas, or ____ **You may not travel outside of Harris County, Texas, or ____** unless you receive prior written permission from the Court through your Community Supervision Officer You must notify HCCS&CD within 48 hours of any change of residence
- (9) **Support your dependents** as required by law Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support
- (10) Submit to **RANDOM urine specimen analysis** by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction Provide proof of any medication legally prescribed to you prior to submitting a specimen
- (11) Participate in the HCCS&CD **Community Service Restitution Program (CSR)** You shall perform a total of 0 hours, at the rate of 10 hours per MONTH beginning 6-12-03

CONDITIONS OF COMMUNITY SUPERVISION

FOR Mark Thomas Fury

CAUSE NUMBER 943520

- (12) Pay the following fees through HCCS&CD as specified herein. All payments MUST be in the form of a money order or cashier's check. Personal checks will not be accepted.
- 12 1 Pay a **Supervision Fee** at the rate of \$40.00 per month for the duration of your community supervision beginning 9-6-03 to HCCS&CD
 - 12 2A Pay a **Fine** of \$1,000.00 at the rate \$50.00 per month beginning 9-6-03 to Harris County through HCCS&CD
 - 12 2B Pay **Court Costs** of \$180.25 by 9-6-03 to Harris County through HCCS&CD
 - 12 3 Pay **Laboratory Fees** of \$10.00 per test for the duration of your community supervision beginning 9-6-03 to HCCS&CD
 - 12 4 Pay a \$10.00 fee for an **Offender Identification Card** by 9-6-03 to HCCS&CD
 - 12 7 Pay \$50.00 to **Crime Stoppers of Houston** by 9-6-03 through HCCS&CD
- (13) Report in person to HCCS&CD by 7-6-03 for the purpose of creating and obtaining your **Offender Identification Card**. You are to carry this identification card on your person at all times.
- (14) Submit to an **alcohol/drug evaluation** by 7-6-03, and at anytime thereafter as directed by your Community Supervision Officer. Attend treatment and aftercare as recommended. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court. On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file.
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court.

CONDITIONS OF COMMUNITY SUPERVISION

FOR. Mark Thomas Fury

CAUSE NUMBER 943520

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt

Community Supervision expires the ^{5th}~~1st~~ day of ^{June}~~May~~ A D 2005

Mark Thomas Fury
Mark Thomas Fury, DEFENDANT

06-06-03
DATE

Signed this 6th day of JUNE A.D. 2003

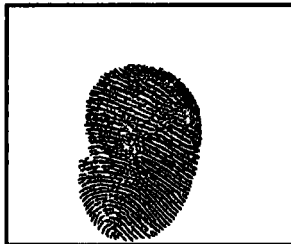
George H. Godwin
George H. Godwin, PRESIDING JUDGE

Carlos M. Zelaya
Carlos M. Zelaya, COURT LIAISON OFFICER

6-6-03
DATE

SPN. 01870514

PLEA Guilty
No Contest



Defendant's Right Thumbprint

4169 P0219



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314501 Total Pages: 5

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

PS

ORDER DEFERRING ADJUDICATION OF GUILT

CAUSE NO 943522

THE STATE OF TEXAS VS.

MARK THOMAS FURY (Name of Defendant)

AKA

IN THE 174 DISTRICT COURT COUNTY CRIMINAL COURT AT LAW NO OF HARRIS COUNTY, TEXAS

Date of Order 060603 Date of Offense 021700

Attorney for State L BLIZZARD

Attorney for Defendant R HARDIN

Defendant Waived Counsel

Offense.

TAMPERING GOVT REC.

Class A MISDEMEANOR CLASS A Felony Degree SJ 3rd 2nd 1st

Terms of Plea Bargain (In Detail)

NO REC

(Circle appropriate selection -- N/A = not available or not applicable)

Plea to Enhancement Paragraph(s) True | Not True N/A True | Not True N/A Charging Instrument Complaint | Indictment | Information

Findings on Enhancement(s) True | Not True N/A True | Not True N/A Plea Guilty | Nolo Contendere

Affirmative Findings Deadly Weapon Yes | No N/A Family Violence Yes | No N/A Victim Selected by Bias/Prejudice Yes | No N/A Victim Younger Than 17 years Yes | No N/A Controlled Substance Used to Commit Crime Yes | No N/A

ADJUDICATION OF GUILT DEFERRED

DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR 2 DAYS / MONTHS / YEARS

DEFENDANT ASSESSED A FINE IN THE AMOUNT OF \$ 1000-

SEE SPECIAL INSTRUCTIONS, incorporated herein by reference

Time Credited NA days toward incarceration NA days toward fine and costs NA days toward incarceration, fine and costs COURT COSTS \$ 157.25

(Mark appropriate selections below, if applicable)

- Name changed from Judgment Addendum incorporated herein by reference It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited In accordance with Section 12 44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor

44169 P0210

FURY, MARK
943522

This cause being called for trial, in Harris County, Texas, unless otherwise referenced, the State appeared by her District Attorney as named above and the Defendant named above appeared in person with Counsel as named above, or the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and both parties announced ready for trial. The Defendant elected to proceed under Art. 42.12, 5(a) C.C.P., and in open court, jury having been waived, the Defendant pleaded as indicated above.

Thereupon, the Defendant was admonished by the Court of the consequences of the said plea, and the Defendant persisted in entering said plea, and it plainly appearing to the Court that the Defendant was mentally competent to stand trial and that the Defendant was uninfluenced by any consideration of fear, or persuasion or delusive hope of pardon prompting the Defendant plead as indicated above, the said plea was accepted by the Court. The Defendant having in open court, in writing, waived the appearance, confrontation, and cross-examination of witnesses, consented to the stipulation of evidence and to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause, the said plea of the Defendant was received and entered of record.

The trial proceeded before the Court, and after the evidence was submitted and the argument of counsel thereon, the Court found that such evidence substantiates the Defendant's guilt in this cause, and further found that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and placing the Defendant on Community Supervision in this cause.

IT IS ORDERED AND ADJUDGED that in accordance with Art. 42.12, 5(a) C.C.P., no judgment shall be entered in this cause and the Defendant is hereby placed on Community Supervision in this cause for a period as indicated above, from the date of this order, pending the Defendant's abiding by and not violating the terms and conditions of the Defendant's Community Supervision. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42.12, 9 C.C.P.

JUN 06 2003

Signed and entered on _____

X *George H. Godwin*
GEORGE H. GODWIN
JUDGE PRESIDING

Community Supervision Expires on 060505

Notice of Appeal _____

Mandate Received _____

After Mandate Received, Sentence to Begin Date is _____

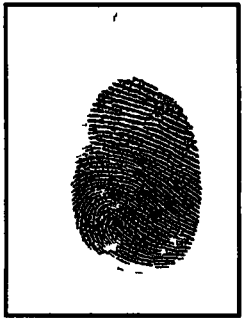
Received on JUN 06 2003 at 10 AM PM
Sheriff, Harris County, Texas

By K. Lee #1769 Deputy

Entered 13-915
Verified JAG
LCBT ✓
LCBU ✓

44169 P0211

SPECIAL INSTRUCTION OR NOTES _____



Defendant's Right Thumbprint

Certified Document Number: 38314507 - Page 2 of 5

CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

VS

Mark Thomas Fury

IN THE 174th DISTRICT COURT OF

HARRIS COUNTY, TEXAS

CAUSE NUMBER 943522

On this the 6th day of June, 2003, you are granted 2 years community supervision for the **misdemeanor** offense of Tamper with a Government Record in accordance with section 5 of Article 42.12, Texas Code of Criminal Procedure, in the 174th District Court of Harris County, Texas, by the Honorable George H. Godwin Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision:

- (1) **Commit no offense** against the laws of this or any other State or of the United States
- (2) **Avoid injurious or vicious habits**. You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription. **You are forbidden to use, consume, or possess alcoholic beverages.**
- (3) Avoid persons or places of disreputable or harmful character, specifically _____
- (4) **Report immediately in person**, to the Community Supervision Officer for the 174th District Court on the 6th day of June, 2003 and continue to **report to the Community Supervision Officer on the 6th of each month** thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
- (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere
- (6) **Abide by the rules and regulations** of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCS&CD). Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility
- (7) **Work faithfully** at suitable employment and present written verification of employment (including all attempts to secure employment) to your Community Supervision Officer on each reporting date. You must notify HCCS&CD within 48 hours of any change in your employment status
- (8) Remain within a specified place, to wit Harris County, Texas, or _____. **You may not travel outside of Harris County, Texas, or _____** unless you receive prior written permission from the Court through your Community Supervision Officer. You must notify HCCS&CD within 48 hours of any change of residence
- (9) **Support your dependents** as required by law. Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support
- (10) Submit to **RANDOM urine specimen analysis** by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction. Provide proof of any medication legally prescribed to you prior to submitting a specimen
- (11) Participate in the HCCS&CD **Community Service Restitution Program (CSR)**. You shall perform a total of 0 hours, at the rate of 10 hours per MONTH beginning 7-6-03

CONDITIONS OF COMMUNITY SUPERVISION

FOR Mark Thomas Fury

CAUSE NUMBER. 943522

- (12) Pay the following fees through HCCS&CD as specified herein All payments MUST be in the form of a money order or cashier's check Personal checks will not be accepted
- 12 2 Pay a **Fine** of \$1,000 00 at the rate \$50 00 per month beginning 9-6-03 to Harris County through HCCS&CD
- (13) Report in person to HCCS&CD by 7-6-03 for the purpose of creating and obtaining your **Offender Identification Card** You are to carry this identification card on your person at all times.
- (14) Submit to an **alcohol/drug evaluation** by 7-6-03, and at anytime thereafter as directed by your Community Supervision Officer. Attend treatment and aftercare as recommended Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file.
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court

CONDITIONS OF COMMUNITY SUPERVISION

FOR Mark Thomas Fury

CAUSE NUMBER 943522

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt.

Community Supervision expires the 5th day of June A D 2005


Mark Thomas Fury, DEFENDANT

06-06-03
DATE

Signed this 6th day of JUNE A.D. 2003

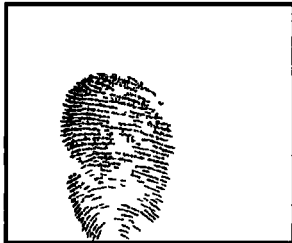

George H. Godwin, PRESIDING JUDGE


Carlos M. Zelaya, COURT LIAISON OFFICER

6-6-03
DATE

SPN 01870514

PLEA. Guilty
No Contest



Defendant's Right Thumbprint



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314507 Total Pages: 5

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

25

ORDER DEFERRING ADJUDICATION OF GUILT

CAUSE NO 943524

THE STATE OF TEXAS VS

MARK THOMAS FURY (Name of Defendant)

AKA

IN THE 174 DISTRICT COURT COUNTY CRIMINAL COURT AT LAW NO OF HARRIS COUNTY, TEXAS

Date of Order 060603 Date of Offense 022200

Attorney for State L BLIZZARD

Attorney for Defendant R HARDIN

Defendant Waived Counsel

TAMPER w/ GOVT. RECORD X A MISDEMEANOR CLASS A B C A FELONY DEGREE SJ 3rd 2nd 1st

NO REC

94169 P0190

(Circle appropriate selection - N/A = not available or not applicable)

Plea to Enhancement Paragraph(s) True | Not True | N/A 2nd Paragraph True | Not True | N/A Charging Instrument. Complaint | Indictment | Information Findings on Enhancement(s) True | Not True | N/A True | Not True | N/A Plea Guilty | Nolo Contendere Affirmative Findings Deadly Family Victim Selected Victim Younger. Controlled Substance Weapon Yes | No | N/A Violence Yes | No | N/A by Bias/Prejudice Yes | No | N/A Than 17 years Yes | No | N/A Used to Commt Crime Yes | No | N/A

ADJUDICATION OF GUILT DEFERRED

DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR 2 DAYS / MONTHS / YEARS

DEFENDANT ASSESSED A FINE IN THE AMOUNT OF \$ 1000-

SEE SPECIAL INSTRUCTIONS, incorporated herein by reference

Time Credited NA days toward incarceration NA days toward fine and costs NA days toward incarceration, fine and costs COURT COSTS \$ 157.25

(Mark appropriate selections below, if applicable)

- Name changed from Judgment Addendum incorporated herein by reference It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited In accordance with Section 12 44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor

Certified Document Number: 38314513 - Page 1 of 5

FURY, MARK
943524

This cause being called for trial, in Harris County, Texas, unless otherwise referenced, the State appeared by her District Attorney as named above and the Defendant named above appeared in person with Counsel as named above, or the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and both parties announced ready for trial. The Defendant elected to proceed under Art. 42 12, 5(a) C C P, and in open court, jury having been waived, the Defendant pleaded as indicated above

Thereupon, the Defendant was admonished by the Court of the consequences of the said plea, and the Defendant persisted in entering said plea, and it plainly appearing to the Court that the Defendant was mentally competent to stand trial and that the Defendant was uninfluenced by any consideration of fear, or persuasion or delusive hope of pardon prompting the Defendant plead as indicated above, the said plea was accepted by the Court. The Defendant having in open court, in writing, waived the appearance, confrontation, and cross-examination of witnesses, consented to the stipulation of evidence and to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause, the said plea of the Defendant was received and entered of record

The trial proceeded before the Court, and after the evidence was submitted and the argument of counsel thereon, the Court found that such evidence substantiates the Defendant's guilt in this cause, and further found that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and placing the Defendant on Community Supervision in this cause

IT IS ORDERED AND ADJUDGED that in accordance with Art. 42 12, 5(a) C C P, no judgment shall be entered in this cause and the Defendant is hereby placed on Community Supervision in this cause for a period as indicated above, from the date of this order, pending the Defendant's abiding by and not violating the terms and conditions of the Defendant's Community Supervision. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42 12, 9 C C P

JUN 06 2003

Signed and entered on _____

X [Signature]
GEORGE H GODWIN
JUDGE PRESIDING

Community Supervision Expires on N/A 6/5/05

Notice of Appeal _____

Mandate Received _____

After Mandate Received, Sentence to Begin Date is _____

Received on JUN 06 2003 at 10 AM ~~PM~~
Sheriff, Harris County, Texas

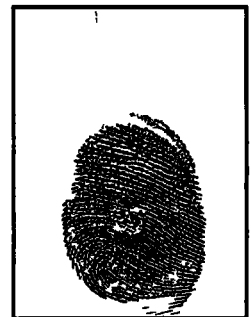
By K. Sec # 1769 Deputy

Entered	<u>13-995</u>
Verified	<u>[Signature]</u>
LCBT	_____
LCBU	_____

14

V4169 P0191

SPECIAL INSTRUCTION OR NOTES _____



Defendant's Right Thumbprint

CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

VS

Mark Thomas Fury

IN THE 174th DISTRICT COURT OF

HARRIS COUNTY, TEXAS

CAUSE NUMBER 943524

On this the 6th day of June, 2003, you are granted 2 years community supervision for the **misdemeanor** offense of Tamper with a Government Record in accordance with section 5 of Article 42 12, Texas Code of Criminal Procedure, in the 174th District Court of Harris County, Texas, by the Honorable George H Godwin Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision

- (1) **Commit no offense** against the laws of this or any other State or of the United States.
- (2) **Avoid Injurious or vicious habits** You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription. **You are forbidden to use, consume, or possess alcoholic beverages.**
- (3) Avoid persons or places of disreputable or harmful character, specifically _____.
- (4) **Report immediately in person**, to the Community Supervision Officer for the 174th District Court on the 6th day of June, 2003 and continue to report to the Community Supervision Officer on the 6th of **each month** thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
- (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere
- (6) **Abide by the rules and regulations** of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCS&CD). Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility
- (7) **Work faithfully** at suitable employment and present written verification of employment (including all attempts to secure employment) to your Community Supervision Officer on each reporting date. You must notify HCCS&CD within 48 hours of any change in your employment status
- (8) Remain within a specified place, to wit Harris County, Texas, or _____. **You may not travel outside of Harris County, Texas, or _____** unless you receive prior written permission from the Court through your Community Supervision Officer. You must notify HCCS&CD within 48 hours of any change of residence
- (9) **Support your dependents** as required by law. Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support
- (10) Submit to **RANDOM urine specimen analysis** by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction. Provide proof of any medication legally prescribed to you prior to submitting a specimen
- (11) Participate in the HCCS&CD **Community Service Restitution Program (CSR)**. You shall perform a total of 0 hours, at the rate of 10 hours per MONTH beginning 7-6-03

CONDITIONS OF COMMUNITY SUPERVISION

FOR Mark Thomas Fury

CAUSE NUMBER 943524

- (12) Pay the following fees through HCCS&CD as specified herein All payments MUST be in the form of a money order or cashier's check Personal checks will not be accepted
 - 12.2 Pay a Fine of \$1,000.00 at the rate \$50.00 per month beginning 9-6-03 to Harris County through HCCS&CD
- (13) Report in person to HCCS&CD by 7-6-03 for the purpose of creating and obtaining your **Offender Identification Card** You are to carry this identification card on your person at all times
- (14) Submit to an **alcohol/drug evaluation** by 7-6-03, and at anytime thereafter as directed by your Community Supervision Officer Attend treatment and aftercare as recommended Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court

CONDITIONS OF COMMUNITY SUPERVISION

FOR. Mark Thomas Fury

CAUSE NUMBER 943524

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt

Community Supervision expires the 5th day of June A D 2005

Mark Thomas Fury
Mark Thomas Fury, DEFENDANT

06-06-03
DATE

Signed this 6th day of JUNE A.D. 2003

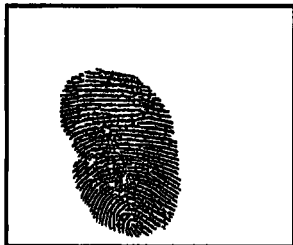
George H. Godwin
George H Godwin, PRESIDING JUDGE

Carlos M. Zelaya
Carlos M Zelaya, COURT LIAISON OFFICER

6-6-03
DATE

SPN: 01870514

PLEA Guilty
No Contest



Defendant's Right Thumbprint

Certified Document Number: 38314513 - Page 5 of 5

4169 P0194



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314513 Total Pages: 5

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

25

ORDER DEFERRING ADJUDICATION OF GUILT

CAUSE NO 943526

THE STATE OF TEXAS VS

IN THE 174 DISTRICT COURT

MARK THOMAS FURY (Name of Defendant)

COUNTY CRIMINAL COURT AT LAW NO

AKA

OF HARRIS COUNTY, TEXAS

Date of Order 060603 Date of Offense 032000

Attorney for State L BLIZZARD

Attorney for Defendant R HARDIN

Defendant Waived Counsel

Offense

TAMPER W/ GOVT RECORD

A MISDEMEANOR CLASS A B C A FELONY DEGREE SJ 3rd 2nd 1st

NO REC

44169 P0205

(Circle appropriate selection - N/A = not available or not applicable)

Plea to Enhancement Paragraph(s) True | Not True | N/A 2nd Paragraph Charging Instrument: Complaint | Indictment | Information Findings on Enhancement(s) True | Not True | N/A Plea Guilty | Nolo Contendere Affirmative Findings Deadly Family Victim Selected Victim Younger Controlled Substance Weapon Yes | No | N/A Violence Yes | No | N/A by Bias/Prejudice Yes | No | N/A Than 17 years Yes | No | N/A Used to Commit Crime Yes | No | N/A

ADJUDICATION OF GUILT DEFERRED DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR 2 DAYS / MONTHS / YEARS DEFENDANT ASSESSED A FINE IN THE AMOUNT OF \$ 1000

SEE SPECIAL INSTRUCTIONS, incorporated herein by reference Time Credited NA days toward incarceration NA days toward fine and costs NA days toward incarceration, fine and costs COURT COSTS \$ 157.25

(Mark appropriate selections below, if applicable)

- Name changed from Judgment Addendum incorporated herein by reference It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited In accordance with Section 12 44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor

Certified Document Number: 38314519 - Page 1 of 5

FURY, MARK
943526

This cause being called for trial, in Harris County, Texas, unless otherwise referenced, the State appeared by her District Attorney as named above and the Defendant named above appeared in person with Counsel as named above, or the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and both parties announced ready for trial. The Defendant elected to proceed under Art 42 12, 5(a) C C P, and in open court, jury having been waived, the Defendant pleaded as indicated above

Thereupon, the Defendant was admonished by the Court of the consequences of the said plea, and the Defendant persisted in entering said plea, and it plainly appearing to the Court that the Defendant was mentally competent to stand trial and that the Defendant was uninfluenced by any consideration of fear, or persuasion or delusive hope of pardon prompting the Defendant plead as indicated above, the said plea was accepted by the Court. The Defendant having in open court, in writing, waived the appearance, confrontation, and cross-examination of witnesses, consented to the stipulation of evidence and to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause, the said plea of the Defendant was received and entered of record

The trial proceeded before the Court, and after the evidence was submitted and the argument of counsel thereon, the Court found that such evidence substantiates the Defendant's guilt in this cause, and further found that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and placing the Defendant on Community Supervision in this cause

IT IS ORDERED AND ADJUDGED that in accordance with Art 42 12, 5(a) C C P, no judgment shall be entered in this cause and the Defendant is hereby placed on Community Supervision in this cause for a period as indicated above, from the date of this order, pending the Defendant's abiding by and not violating the terms and conditions of the Defendant's Community Supervision. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art 42 12, 9 C C P

Signed and entered on JUN 06 2003

X [Signature]
GEORGE H GODWIN
JUDGE PRESIDING

Community Supervision Expires on 060505

Notice of Appeal _____

Mandate Received _____

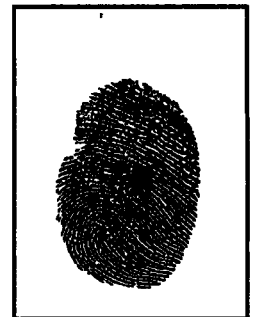
After Mandate Received, Sentence to Begin Date is JUN 06 2003

Received on 10 at 10 AM ~~PM~~
Sheriff, Harris County, Texas

By K. Lee #1769 Deputy

144
Entered 13-975
Verified JAG
LCBT [Signature]
LCBU [Signature]

SPECIAL INSTRUCTION OR NOTES _____



Defendant's Right Thumbprint

Certified Document Number: 38314519 - Page 2 of 5

74109 P0206

CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

VS

Mark Thomas Fury

IN THE 174th DISTRICT COURT OF

HARRIS COUNTY, TEXAS

CAUSE NUMBER 943526

On this the 6th day of June, 2003, you are granted 2 years community supervision for the **misdemeanor** offense of Tamper with a Government Record in accordance with section 5 of Article 42 12, Texas Code of Criminal Procedure, in the 174th District Court of Harris County, Texas, by the Honorable George H Godwin Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision

- (1) **Commit no offense** against the laws of this or any other State or of the United States
- (2) **Avoid injurious or vicious habits** You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription. **You are forbidden to use, consume, or possess alcoholic beverages.**
- (3) Avoid persons or places of disreputable or harmful character, specifically. _____
- (4) **Report immediately in person**, to the Community Supervision Officer for the 174th District Court on the 6th day of June, 2003 and continue to **report to the Community Supervision Officer on the 6th of each month** thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
- (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere
- (6) **Abide by the rules and regulations** of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCS&CD). Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility.
- (7) **Work faithfully** at suitable employment and present written verification of employment (including all attempts to secure employment) to your Community Supervision Officer on each reporting date. You must notify HCCS&CD within 48 hours of any change in your employment status
- (8) Remain within a specified place, to wit Harris County, Texas, or _____. **You may not travel outside of Harris County, Texas, or _____** unless you receive prior written permission from the Court through your Community Supervision Officer. You must notify HCCS&CD within 48 hours of any change of residence
- (9) **Support your dependents** as required by law. Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support
- (10) Submit to **RANDOM urine specimen analysis** by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction. Provide proof of any medication legally prescribed to you prior to submitting a specimen
- (11) Participate in the HCCS&CD **Community Service Restitution Program (CSR)**. You shall perform a total of 0 hours, at the rate of 10 hours per MONTH beginning 7-6-03

CONDITIONS OF COMMUNITY SUPERVISION

FOR: Mark Thomas Fury

CAUSE NUMBER 943526

- (12) Pay the following fees through HCCS&CD as specified herein All payments MUST be in the form of a money order or cashier's check Personal checks will not be accepted
- 12 2 Pay a **Fine** of \$1,000.00 at the rate \$50.00 per month beginning 9-6-03 to Harris County through HCCS&CD
- (13) Report in person to HCCS&CD by 7-6-03 for the purpose of creating and obtaining your **Offender Identification Card** You are to carry this identification card on your person at all times
- (14) Submit to an **alcohol/drug evaluation** by 7-6-03, and at anytime thereafter as directed by your Community Supervision Officer Attend treatment and aftercare as recommended Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file.
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court.

CONDITIONS OF COMMUNITY SUPERVISION

FOR Mark Thomas Fury

CAUSE NUMBER 943526

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt.

Community Supervision expires the 5th day of June A D 2005

Mark Thomas Fury
Mark Thomas Fury, DEFENDANT

06-06-03
DATE

Signed this 6th day of JUNE A.D. 2003

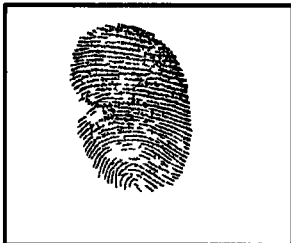
George H. Godwin
George H. Godwin, PRESIDING JUDGE

Carlos M. Zelaya
Carlos M. Zelaya, COURT LIAISON OFFICER

6-6-03
DATE

SPN 01870514

PLEA Guilty
No Contest



Defendant's Right Thumbprint



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this January 19, 2026

Certified Document Number: 38314519 Total Pages: 5

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 51.301 and 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com