



CASE NO. F-1371353-Q  
INCIDENT NO./TRN: ---

THE STATE OF TEXAS

v.

TRENT ALLEN HACKNEY

STATE ID No.: TX06110595

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§  
§

IN THE 204th JUDICIAL DISTRICT

COURT

DALLAS COUNTY, TEXAS

**ORDER OF DEFERRED ADJUDICATION**

Judge Presiding: **HON. Lena Levario** Date Order Entered: **8/21/2013**

Attorney for State: **Trey Stock** Attorney for Defendant: **Jason Van Dyke**

Offense:  
**CRIMINAL MISCHIEF 1500**

Charging Instrument: **INFORMATION** Statute for Offense: **28.03 Penal Code**

Date of Offense:  
**6/24/2013**

Degree of Offense: **STATE JAIL FELONY** Plea to Offense: **GUILTY** Findings on Deadly Weapon: **N/A**

Terms of Plea Bargain:  
**4 YEARS DEFERRED**

Plea to 1<sup>st</sup> Enhancement Paragraph: **N/A** Plea to 2<sup>nd</sup> Enhancement/Habitual Paragraph: **N/A**

Findings on 1<sup>st</sup> Enhancement Paragraph: **N/A** Findings on 2<sup>nd</sup> Enhancement/Habitual Paragraph: **N/A**

**ADJUDICATION OF GUILT DEFERRED;  
DEFENDANT PLACED ON COMMUNITY SUPERVISION.**

**PERIOD OF COMMUNITY SUPERVISION: 4 YEARS**

Fine: **\$ N/A** Court Costs: **\$ 244.00** Restitution: **\$ 1,450.00** Restitution Payable to:  AGENCY/AGENT  VICTIM  
(see below)

**Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62**

The age of the victim at the time of the offense was **N/A** .

Time Credited: **N/A DAYS**  
**NOTES: N/A**

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

This cause was called for trial in Dallas County, Texas. The State appeared by her District Attorney as named above.

**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 a plea as indicated above. The Court admonished the 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 FINDS such evidence substantiates Defendant's guilt. The Court FINDS that, in this cause, it is in the best interest of society and Defendant to defer proceedings without entering an adjudication of guilt and to place Defendant on community supervision.

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 that Defendant is given credit noted above for the time spent incarcerated. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

The Court ORDERS that no judgment shall be entered at this time. The Court further ORDERS that Defendant be placed on community supervision for the adjudged period so long as Defendant abides by and does not violate the terms and conditions of community supervision. See TEX. CODE CRIM. PROC. art. 42.12 § 5(a).

**Furthermore, the following special findings or orders apply:**

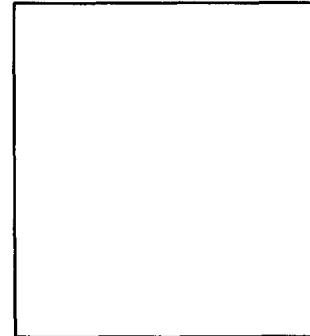
HOLD FOR ELM

Signed and entered on August 21, 2013

X  
Lena Levario  
JUDGE PRESIDING

A handwritten signature in black ink, appearing to read "Lena Levario", written over a horizontal line.

Clerk: B. WRIGHT



Right Thumbprint\*

\*Thumbprint Certification attached.

**DEFENDANT SHALL BE SUBJECT TO THE FOLLOWING TERMS AND  
CONDITIONS OF PROBATION**



1. Defendant shall pay \$1,540.00 in restitution through the probation department.
2. Defendant shall be released to the Dallas County GPS Ankle Monitoring program upon sentencing and shall remain on electronic ankle monitoring until ~~December 31, 2013~~. *February 21, 2013.* The sole purpose of electronic monitoring shall be to ensure Defendant's compliance with term #5 of probation and Defendant shall otherwise be permitted to be away from his home for any reason.
3. Defendant shall complete BIPP.
4. Defendant shall not bring any civil litigation against Marion Griltz. However, in the event that Marion Griltz brings any litigation against Defendant, he shall have the right to bring any verified pleas, affirmative defenses, and counterclaims to which he would otherwise be entitled.
5. Defendant shall have no direct contact with Marion Griltz and shall not contact Marion Griltz through any third party. Defendant shall not post any comments about Marion Griltz on the internet either directly or through any third party. Compliance by Defendant with any term or condition of probation is exempt from this term (e.g. DMCA takedown requests).
6. Defendant shall destroy any and all pictures or videos of Marion Griltz that he has in his possession and furnish an affidavit certifying his compliance with this term and condition of probation to his probation officer within 60 days of his release from the Dallas County Jail. Evidence in the possession of Defendant's attorney is exempt from this term and condition.
7. Defendant shall not procure, or attempt to procure, any pictures or videos of Marion Griltz either directly or through any third party. To the extent any such photographs and videos may exist in the hands of third parties, Defendant shall not cause such third parties to disseminate such photographs or videos.
8. Defendant will contact the following websites and will send one DMCA takedown request to each of the websites and submit verification of the same to his probation officer within 60 days of his release from the Dallas County Jail. The request may be sent electronically, by U.S. Certified Mail with return receipt requested to the address below, or by Federal Express to the address below. Defendant may, if he desires, retain legal counsel for the purpose of sending the aforementioned correspondence.

Candysdirt.com  
c/o Candace Evans  
11407 W Ricks Circle  
Dallas, Texas 75230

Cheaterville.com  
10620 Southern Highlands Parkway  
#110-234  
Las Vegas, NV 89141

Dallasobserver.com  
2301 Oak Lawn Drive  
Dallas, TX 75219

Drtuber.com  
c/o Constantin Luchian  
6750 N. Andrews Ave., Suite 200  
Fort Lauderdale, FL 33309

Imagearn.com  
Attn: Whoisguard, Inc.  
8939 S. Sepulveda Blvd. #110 – 732  
Westchester, CA 90045

Stumbleupon.com  
301 Brannan St.  
San Francisco, CA 94107

TheDirty.com  
c/o Domains By Proxy L.L.C.  
14747 N. Northsight Blvd., Ste 111 PMB 309  
Scottsdale, AZ 85260

Whateverblog.dallasnews.com  
508 Young Street  
Dallas, TX 75202

Xhamster.com  
c/o Whoisguard, Inc  
8939 S. Sepulveda Blvd. #110 – 732  
Westchester, CA 90045

Xtube.com  
c/o WhoIsPrivacy Ltd.  
3/F Jonsim Place  
228 Queen's Road East

Wanchai, Hong Kong

Yuvutu.com  
c/o Nightangel Trading Limited  
Whickhams Cay, P.O. Box 146  
Tortola, O Road Town  
Virgin Islands (British)

9. Defendant shall contact Moniker.com and request transfer the following domain names to the account of Marion Griltz, which is account number 263293:
  - a. mariongriltz.net
  - b. mariongriltzperjury.com
  - c. mariongriltzstd.com
  - d. mariongriltz.com

To the extent that Defendant owns any other domain names that contain the name "Marion Griltz", or any name substantially similar to Marian Griltz, such domain names shall also be transferred to Marion Griltz in the manner described above. Defendant shall not purchase any new internet domain names containing the name "Marion Griltz", or any name substantially similar to Marian Griltz. Defendant shall, within 60 days of his release from the Dallas County Jail, furnish proof of his compliance with this term and condition to his probation officer in the form of an affidavit or a copy of the correspondence sent to Moniker.com.

10. Defendant shall, to the extent possible, use the URL removal tools provided by Bing, Yahoo, and Google, to remove any offensive pictures or comments about Marion Griltz from Internet search engines. Defendant shall document, in the form of an affidavit, the steps taken to accomplish this goal and shall furnish that affidavit to his probation officer within 60 days after his release from the Dallas County Jail.
11. Defendant shall not consume alcohol or any controlled substance without a valid prescription.
12. Defendant shall submit to random urinalysis.
13. Defendant shall not use or possess a firearm, or any other weapon, during the term of community supervision.

**CONDITIONS OF COMMUNITY SUPERVISION**

THE STATE OF TEXAS

IN THE 204th JDC  
DALLAS COUNTY, TEXAS

vs.

July TERM, 2013

TRENT HACKNEY  
Probation Type: DEFERRED  
Cause No.:  
F1371353Q

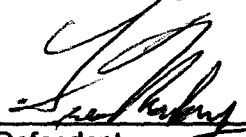
ML. No.: C-529331  
Offense:  
CRIMINAL MISCHIEF >=\$1,500<\$20K

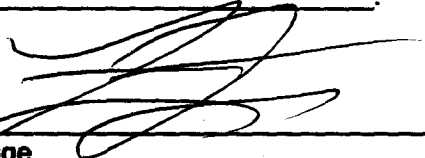
In accordance with the authority conferred by the Community Supervision and Parole Law of the State of Texas you have been placed on Community Supervision on this date 8/21/13 for a period of 5 years . It is the order of this Court that you comply with the following conditions of supervision:

**Please see attached list of conditions of Community Supervision**

You are hereby advised that under the law of this State, the Court shall determine the terms and conditions of your supervision, and may at any time during the period of Supervision, alter or modify the conditions of your Supervision. The Court also has the authority at any time during the period of Supervision to revoke your Supervision and /or proceed to adjudication for violation of any of the conditions of your Supervision set out above.

Witness our Signatures this 21st day of August, 2013

  
\_\_\_\_\_  
Defendant

  
\_\_\_\_\_  
Judge

  
\_\_\_\_\_  
Court Supervision Officer

*\* HOLD FOR HRC/CCP \**

## CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

IN THE 204th JDC  
DALLAS COUNTY, TEXAS

Vs.

July TERM, 2013

TRENT HACKNEY

Probation Type: DEFERRED

ML. No.: C-529331

Cause No.:

Offense:

F1371353Q

CRIMINAL MISCHIEF >=\$1,500<\$20K

- (a) Commit no offense against the laws of this or any other State or the United States, and do not possess a firearm during the term of Supervision;
- (b) Avoid injurious and vicious habits, and do not use marijuana, narcotics, dangerous drugs, inhalants or prescription medication without first obtaining a prescription for said substances from a licensed physician.
- (c) Avoid persons or places of disreputable or harmful character and do not associate with individuals who commit offenses against the laws of this State or the United States;
- (d) Obey all rules and regulations of the Supervision Department, and report in the manner and time as directed by the Judge or Supervision Officer, to-wit: Monthly, Twice Monthly or Weekly.
- (e) Permit the Supervision Officer to visit you at your home or elsewhere, and notify the Supervision Officer not less than twenty-four (24) hours prior to any changes in your home or employment address;
- (f) Work faithfully at suitable employment as far as possible, and seek the assistance of the Supervision Officer in your efforts to secure employment when unemployed;
- (g) Remain within a specified place; to-wit: Dallas County, Texas, or Approved Supervising County, and do not travel outside Dallas County, or Approved Supervising County, without first having obtained written permission from the Court or Supervising Officer;
- (h) Report in person within five (5) working days of today's date or immediately upon your release to the District Clerk Felony Collections Dept. 2nd Fl., Room C2-3 Frank Crowley Bldg., to arrange payment of Court Costs (amount to be assessed by Court Clerk), Fine, and, if assessed Attorney Fees. In addition, pay in full all monies as assessed by the Court pursuant to the payment agreement established by the Felony Collections Department.
- (i) Support your dependants;
- (j) Pay a Supervision fee of \$60.00 per month plus a \$2.00 transaction fee to the Supervision Officer of this Court on or before the first day of each month hereafter during Supervision; money order, cashiers check or credit card online at [www.payfeesnow.com](http://www.payfeesnow.com);
- (k) Participate in the Community based program, Dallas Area Crime Stoppers Inc., by making a monetary contribution of \$50.00 payable through the Community Supervision Officer of this Court as directed within 90 days of being placed on Community Supervision;
- (l) First contact to the Volunteer Center must be made by the defendant within 30 days from referral and defendant is to start 120 hours of Community

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CRIMINAL MISCHIEF >=\$1,500<\$20K

Service at an approved Community Service Project or projects designated by the Community Supervision and Corrections Department. A processing fee of \$55.00 payable to the Volunteer Center, will be required for referrals through the Volunteer Center. Hours of service to be completed by term of Supervision;

(m) Report as directed to the Community Supervision and Corrections Department Comprehensive Assessment and Treatment Services program (C.A.T.S), Frank Crowley Bldg., 133 N. Riverfront Blvd., 9th floor, Dallas TX 75207, obey all program instructions and/or treatment for Substance Abuse and/or Psychological Health; and continue with such adherence until release is granted by the program or the Court. Pay any costs assessed by CATS in accordance with program guidelines. (Reporting hours are from 8:00 a.m. until 5:00 p.m.)

(n) Submit a non-diluted random urine sample and/or medical test at the request of the Supervision Officer to determine the use of illicit drugs or alcohol, paying the total cost of such urinalysis of \$200.00 payable at \$10.00 monthly to the Community Supervision and Corrections Department;

(o) Submit as directed, a buccal swab specimen to the Department of Public Safety under Sub-Chapter G, Chapter 411, Government Code, for the purpose of creating a DNA record of the defendant (Article 42.12 & 11(a)(22)); All costs incurred are to be paid by the Defendant;

(p) Within 30 days from referral, participated in a domestic violence treatment program (BIPP) through a court-approved resource, making an observable, deliberate and diligent effort to comply with all directives provided by the Program until released successfully by the agency of the Court. Defendant to pay all costs of counseling/treatment;

(q) Do not have any form of contact, be it in person, by mail, telephone or any form of communication with Marion Gritz directly or indirectly, for the duration of the Supervision Term;

(r) The defendant will be required to dismiss the lawsuit against Marion Gritz.

(s) Make restitution in the amount of \$1540.00 for the loss sustained by the injured party. Payments are to be paid through the community supervision officer of this court at the rate of \$ 75.00 per month. First payment is due on or before October 1, 2013 and a like payment is due on or before the first day of each month thereafter until paid in full;

(t) Beginning immediately upon release from custody, and for an indeterminate period thereafter, you must participate in the Community Control Program (CCP)/Global Positioning System (GPS). While a participant therein, you shall be under House Arrest and subject to Electronic Monitoring for a period of days GPS required per plea agreement. During this monitoring period, you must remain at the monitored residence at all times except during periods approved in advance by your supervision officer or as ordered by the court. You must comply with all the rules of the CCP, to include the payment for electronic as determined by the monitoring authority, and complete all program activities and attendance special conditions as stated in your conditions of community supervision until your discharge from CCP.



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(u) Within 30 days from referral, participate in A Cognitive Behavioral Program and continue in the program making observable deliberate and diligent effort to comply with all directives and instructions provided by said program or its staff, until released successfully by the agency or the Court. Defendant to pay all costs of counselling/treatment;

(v) Defendant will contact the websites listed and remove all pictures of Marion Gritz and any comments about and descriptions of Marion Gritz from said websites. Defendant will also document the steps taken in order to remove the pictures, comments and descriptions and provide to supervision officer:

Baboyreport.com

Candysdirt.com

Cheaterville.com

Dallasobserver.com

Drtuber.com

Drtuber.com2

Imageam.com

Stumbleupon.com

TheDirty.com

Whateverblog.dallasnews.com

Xhamster.com

Xtube.com

Yuvutu.com

(w) Defendant will remove the links to the websites in condition (v) from Facebook.com, so that a Facebook search of the name "Marion Gritz" will no longer yield links to these websites as search results. Defendant will document the steps taken in order to remove the links and provide to supervision officer.

(x) Defendant will not cause any pictures of Marion Gritz to be posted on the Internet, either directly or through a third party.

(y) Defendant will not cause any comments about Marion Gritz to be posted on the Internet, either directly or through a third party.

(z) Defendant will contact Moniker.com and transfer the following domain names to the account of Marion Gritz, to wit: #263293 :

"mariongritz.net"

"mariongritzperjury.com"

"mariongritzstd.com"

"mariongritz.com"

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**(aa) Do not possess, consume or purchase any alcoholic beverages, or illegal controlled substances during the term of Supervision;**