

No. CR23-0924-3

Bond

Count 1 \$ 25,000Count 2 \$ 25,000Count 3 \$ 25,000Count 4 \$ 25,000The State of Texas Vs. **CHRISTOPHER ANDREW WITZEL**Court: 173<sup>rd</sup> Judicial DistrictCharge: TAMPER W/GOVERN RECORD LIC/SEAL DEFRAUD/HARMDegree: Second Degree Felony

TRN:

Statute: 37.10(c)(2)(A)DOB: White/Male 04/20/1983

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

THE GRAND JURY, for the County of HENDERSON, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the JULY Term 2023 of the 173rd Judicial District Court for said County, upon their oaths present in and to said court at said term that

**CHRISTOPHER ANDREW WITZEL**

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hereinafter styled Defendant, on or about the **9<sup>TH</sup> DAY OF OCTOBER, 2021** and before the presentment of this Indictment, in the County and State aforesaid, did then and there with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement agency in the last ten (10) years, namely, the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

## PARAGRAPH B

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement

agency in the last ten (10) years, namely the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

#### PARAGRAPH C

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement agency in the last ten (10) years, namely, the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

#### PARAGRAPH D

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL did then and there with intent to defraud or harm another, namely the city of COFFEE CITY, make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity, namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement agency in the last ten (10) years, namely, the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

#### PARAGRAPH E

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE)

Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement agency in the last ten (10) years, namely, the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

**PARAGRAPH F**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement his application with any other law enforcement agency in the last ten (10) years, namely, the June, 2013 Application with Robertson County Constable Office Precinct 2 and the March, 2015 Application with the Texas Department of Public Safety.

**COUNT 2  
23-03063**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL did then and there, with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a verbal counseling he received while employed by Hearne Police Department.

**PARAGRAPH B**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement

(TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a verbal counseling he received while employed by Hearne Police Department.

#### PARAGRAPH C

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#### PARAGRAPH D

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PARAGRAPH F

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a verbal counseling he received while employed by Hearne Police Department.

**COUNT 3**

**23-03064**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL did then and there, with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

PARAGRAPH B

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

PARAGRAPH C

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there with intent

to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

#### PARAGRAPH D

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there with intent to defraud or harm another, namely the city of COFFEE CITY, make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity, namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

#### PARAGRAPH E

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

#### PARAGRAPH F

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law

Enforcement (TCOLE) Personal History Statement that he was detained by the College Station Police Department in 1999 and the summer of 2001.

**COUNT 4**  
**23-03065**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there, with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

**PARAGRAPH B**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

**PARAGRAPH C**

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there with intent to defraud or harm another, namely the city of COFFEE CITY knowingly make a false entry in a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, the false entry being omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

PARAGRAPH D

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there with intent to defraud or harm another, namely the city of COFFEE CITY, make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity, namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

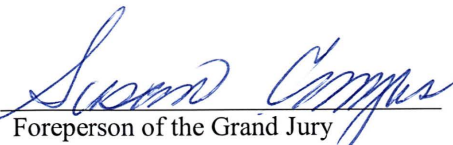
PARAGRAPH E

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement, a license, certificate or similar document issued by government, and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

PARAGRAPH F

And the Grand Jurors aforesaid do further present in and to said court at said term that on or about the 9<sup>TH</sup> day of OCTOBER, 2021, and before the presentment of this Indictment, in the County and State aforesaid, the defendant, CHRISTOPHER ANDREW WITZEL, did then and there make or present or use a governmental record, namely a Texas Commission on Law Enforcement (TCOLE) Personal History Statement and the defendant made or presented or used the governmental record with knowledge of its falsity namely omitting from the Defendant's Texas Commission on Law Enforcement (TCOLE) Personal History Statement a hit and run he was involved in in 2009 while he was employed with Hearne Police Department.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

  
Foreperson of the Grand Jury