

INDICTMENT

No. 20901B

Bond \$ \_\_\_\_\_

The State of Texas Vs. RYAN DAVID LEAF

Charge: COUNT I: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD,  
A FELONY §481.129  
COUNT II: DELIVERY OF A SIMULATED CONTROLLED SUBSTANCE,  
A FELONY §482.002  
47th District Court

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

The Grand Jurors for the County of Randall, State of Texas, duly selected, impaneled, sworn, charged and organized as such at the April Term, A. D. 2009, of the 47th District Court of said County, upon their oaths present in and to said Court, that RYAN DAVID LEAF, hereinafter called the defendant, on or about the 17th day of September, A. D. 2008, and before the presentment of this indictment, in said County and State, did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, forgery, deception and subterfuge, in that the said RYAN DAVID LEAF did then and there possess a prescription prescribed to Kolt Kittley without permission,

RYAN DAVID LEAF

FILED

2009 MAY 20 PM 2:03

JC CRAWLER, DISTRICT CLERK  
RANDALL COUNTY, TEXAS

\_\_\_\_\_  
DEPUTY

COUNT II

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 18th day of September, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly deliver, by making an actual transfer from himself to Kolt Kittley, a simulated controlled substance, namely: a substance that was purported to be the controlled substance Hydrocodone but was chemically different from Hydrocodone, and the said defendant did then and there expressly represent to Kolt Kittley that the substance was Hydrocodone,  
AGAINST THE PEACE AND DIGNITY OF THE STATE.

*J B Bartlett*

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Foreman of the Grand Jury.

*J B Bartlett*

INDICTMENT

No. 20702B

Bond \$ \_\_\_\_\_

The State of Texas Vs. RYAN DAVID LEAF

Charge: BURGLARY OF A HABITATION, A FELONY §30.02(a)

47th District Court

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

The Grand Jurors for the County of Randall, State of Texas, duly selected, impaneled, sworn, charged and organized as such at the April Term, A. D. 2009, of the 47th District Court of said County, upon their oaths present in and to said Court, that RYAN DAVID LEAF, hereinafter called the defendant, on or about the 30th day of October, A. D. 2008, and before the presentment of this indictment, in said County and State, did then and there intentionally and knowingly, with intent to commit theft, enter a habitation, without the effective consent of Anthony Chase Horn, the owner thereof,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

*J B Bartlett*

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Foreman of the Grand Jury.

RYAN DAVID LEAF

FILED

2009 MAY 20 PM 2:04

JJ CARROLL, DISTRICT CLERK  
RANDALL COUNTY, TEXAS

\_\_\_\_\_  
DEPUTY

INDICTMENT

No. 20703 B

Bond \$ \_\_\_\_\_

The State of Texas Vs. RYAN DAVID LEAF

Charge: COUNT I: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD, A FELONY §481.129  
COUNT II: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD, A FELONY §481.129  
COUNT III: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD, A FELONY §481.129  
COUNT IV: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD, A FELONY §481.129  
COUNT V: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD, A FELONY §481.129  
COUNT VI: OBTAINING A CONTROLLED SUBSTANCE BY FRAUD,  
A FELONY §481.129

47th District Court

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

The Grand Jurors for the County of Randall, State of Texas, duly selected, impaneled, sworn, charged and organized as such at the April Term, A. D. 2009, of the 47th District Court of said County, upon their oaths present in and to said Court, that RYAN DAVID LEAF, hereinafter called the defendant, on or about the 23rd day of January, A. D. 2008, and before the presentment of this indictment, in said County and State, did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Dr. Bruce Clark,

RYAN DAVID LEAF

FILED  
2009 MAY 20 PM 2:03  
JULIA R. JONES, DISTRICT CLERK  
RANDALL COUNTY, TEXAS  
\_\_\_\_\_  
DEPUTY

COUNT II

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 20th day of June, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Sean Green,

COUNT III

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 12th day of August, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Sean Green,

COUNT IV

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 15th day of August, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Dr. Lawrence McAfee,

COUNT V

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 30th day of August, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Dr. Hammond,

COUNT VI

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 12th day of September, A. D. 2008, in said County and State, and anterior to the presentment of this indictment, that RYAN DAVID LEAF did then and there intentionally and knowingly, possess, obtain, or attempt to possess or obtain a controlled substance, to-wit: Hydrocodone, listed in Schedule III by misrepresentation, fraud, deception, and subterfuge, in that the said RYAN DAVID LEAF did then and there present an incomplete medical history to Dr. Lawrence McAfee,

AGAINST THE PEACE AND DIGNITY OF THE STATE.



Foreman of the Grand Jury.