

BEFORE THE BOARD OF DISCIPLINARY APPEALS APPOINTED BY THE SUPREME COURT OF TEXAS

IN THE MATTER OF
GREGORY RINCON
STATE BAR CARD NO. 24054154

\$ CAUSE NO. 68988

PETITION FOR COMPULSORY DISCIPLINE

TO THE BOARD OF DISCIPLINARY APPEALS:

Petitioner, the Commission for Lawyer Discipline (hereinafter called "Petitioner"), brings this action against Respondent, Gregory Rincon, (hereinafter called "Respondent"), showing as follows:

- 1. This action is commenced by Petitioner pursuant to Part VIII of the Texas Rules of Disciplinary Procedure. Petitioner is providing Respondent a copy of this Board's procedures for handling a compulsory discipline matter by attaching a copy of such procedures to this petition.
- 2. Respondent, Gregory Rincon, may be served with a true and correct copy of this Petition for Compulsory Discipline, its attachments, as well as a notice of hearing, at Gregory Rincon, TDCJ #02476754, Ellis Unit, 1697 FM 980, Huntsville, TX 77343.
- 3. On or about January 20, 2022, Respondent was charged by Indictment (Exhibit 1) with Theft Aggregated, in Cause Number 94549-CR, styled *The State of Texas vs. Gregory Rincon*, in Brazoria County, Texas, that states in pertinent part as follows:

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on several occasions from on or about the 13th day of July, 2021, to on or about the 27th day of December, 2021 and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by Steven Lowery, hereinafter referred to as Complainant, without

the effective consent of Complainant and with intent to deprive the Complainant of said property;

And the Grand Jurors aforesaid, upon their oaths aforesaid, in said County and State, do further present in and to said Court that GREGORY RINCON, hereinafter styled Defendant, on several occasions from on or about the 4th day of October, 2021, to on or about the 27th day of December, 2021 and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by David Pattie, hereinafter referred to as Complainant, without the effective consent of Complainant and with intent to deprive the Complainant of said property;

and all the amounts were obtained pursuant to one scheme and continuing course of conduct, and the aggregate value of the property obtained was at least \$150,000.00 but less than \$300,000.00.

4. On or about April 7, 2022, Respondent was charged by Indictment (Exhibit 2) with Forgery, in Cause Number 95137-CR, styled *The State of Texas vs. Gregory Rincon*, in Brazoria County, Texas, that states in pertinent part as follows:

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on or about the 4th 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, complete or execute or authenticate a writing so it purported to be the act of David Pattie, who did not authorize the act, and the writing was a check of the tenor following: (copy of a check in the amount of \$106,227.50).

It is further alleged that the defendant engaged in the conduct to obtain or attempt to obtain a property, namely money, and the value of the property was \$30,000 or more but less than \$150,000.

5. On or about April 7, 2022, Respondent was charged by Indictment (Exhibit 3) with Theft – Elderly, in Cause Number 95138-CR, styled *The State of Texas vs. Gregory Rincon*, in Brazoria County, Texas, that states in pertinent part as follows:

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on or about the 20th day of July, 2018, and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by Lupe Cisneros, a person 65 years of age or older, hereinafter referred to as Complainant, without the effective consent of Complainant and with intent to deprive the Complainant of said property, said property having a value of \$2,500.00 or more but less than \$30,000.00.

- 6. On or about December 1, 2023, a Judgment of Conviction by Court Waiver of Jury Trial (Exhibit 4) was filed in Cause Number 94549-CR, styled *The State of Texas v. Gregory Rincon*, in the 461st District Court Brazoria County, Texas, wherein Respondent pleaded guilty to Theft Aggregated, a Second Degree Felony. Respondent was committed to confinement for a term of ten (10) years in the Texas Department of Criminal Justice. Respondent was further ordered to pay restitution in the amount of \$56,468.41, court costs in the amount of \$290.00, and a reimbursement fee in the amount of \$60.00.
- 7. On or about December 1, 2023, a Judgment of Conviction by Court Waiver of Jury Trial (Exhibit 5) was filed in Cause Number 95137-CR, styled *The State of Texas v. Gregory Rincon*, in the 461st District Court Brazoria County, Texas, wherein Respondent pleaded guilty to Forgery, a Third Degree Felony. Respondent was placed on Community Supervision for ten (10) years. Respondent was further ordered to pay restitution in the amount of \$115,000.00, court costs in the amount of \$290.00, fines in the amount of \$500.00, and a reimbursement fee in the amount of \$70.00. Terms of community supervision included:
 - 1) Commit no offense against the laws of this State or any other State of the United States or of any government entity;
 - 2) Avoid injurious or vicious conduct and totally abstain from the use or consumption of alcoholic beverages of any kind, marihuana, cannabinoids, and cannabidiol (including CBD products) of any kind, or any substance

- capable of causing intoxication or the illegal use of any controlled substance and/or dangerous drug.
- 3) Obey all rules, regulations, and policies of the Brazoria County Community Supervision and Corrections Department;
- 4) Submit to fingerprinting, photograph processing, and provide a DNA sample in accordance with State law;
- 5) Furnish the Community Supervision Officer with accurate and truthful information concerning background and present status;
- Report in person to the Community Supervision Officer on or before the 28th day of each month hereafter or at such other times as directed by the Court or Community Supervision Officer and submit a truthful report form. If you are deported from the United States you still have continuing obligations to report under the terms/rules of your probation/deferred adjudication. If you If you are deported, you are still obligated to report under the terms/rules of your probation/deferred adjudication and you will report by submitting a true and complete monthly report by mail to the Brazoria County Community Supervisions and Corrections Department at Post Office Box 1300, Angleton, Texas 77515. You must do so each month on or before the 28th day of the month.
- 7) Report monthly total income and expenses and the source of all income to the Community Supervision Officer;
- 8) Notify the Community Supervision Officer within five (5) days if questioned by any peace officer or after any charge of violating any law has been made against you, stating the offense charged, the jurisdiction in which the charge is filed and the disposition or status of the charge;
- 9) Not enter into any agreement to act as "informer" or special agent for any peace officer or law enforcement agency;
- 10) Reside within Brazoria/Galveston County, Texas, and do not change place of residence within said County without first notifying the Community Supervision Officer in writing;
- 11) Not leave the State of Texas without first obtaining permission in writing from the Community Supervision Officer showing that the Court authorizes such leave, and not leave the court of court approved residence for longer than seventy-two (72) hours without first obtaining permission from the Community Supervision Officer in accordance with the policy of Brazoria County Community Supervision and Corrections Department;

- 12) Permit the Community Supervision Officer to visit you at your residence or elsewhere;
- 13) Seek suitable employment in some lawful occupation, work faithfully to perform the duties of the employment and maintain a standard of personal appearance that will not impede you in obtaining and/or maintaining employment; specifically, do not make any job change without first notifying the Community Supervision Officer and if terminated notify the Community Supervision Officer by the next business day thereafter documenting daily efforts to secure employment and secure other employment within a period of sixty (60) days;
- 14) Support the defendants that you now have or that you acquire during the terms of this community supervision;
- 15) Submit to an evaluation of your educational skill level within thirty (30) days at the direction of the Brazoria County Community Supervision and Corrections Department and participate in any necessary literacy programs at the direction of the Brazoria County Community Supervision and Corrections Department, and obey all rules, regulations, and policies of said programs until successfully terminated by the Court;
- 16) Pay the following:
 - a. REIMBURSEMENT FEE of \$60.00 per month during the term of your supervision, payments to be made on the 1st of the month beginning 30 days from release to run concurrent with Cause #95138-CR payable through the Brazoria County Brazoria County Supervision and Corrections Department.
 - b. RESTITUTION OF \$115,000.00 at \$1,000.00 per month until paid in full, payments to be made on the 1st of the month beginning 60 days after 1 year from release from Texas Department of Corrections, if not paid in full prior, payable through the Brazoria County Community Supervision and Corrections Department of this County, to be paid to the victims in the respective sums of money as is listed in the Restitution Schedule attached hereto.
 - c. CRIME STOPPERS FEE of \$50.00 (no more than \$50.00) payable through the Brazoria County Community Supervision and Corrections Department on or before 30 days from this date.
 - e. FINE of \$500.00, full payment payable through the Clerk of this Court.
 - f. COURT COST of \$360.00, full payment payable through the Clerk of this Court.

- 17) Submit to random drug and/or alcohol testing and analysis, immediately upon arrest for any offense, or when requested by the Community Supervision Officer, to determine whether or not you are using or are under the influence of alcohol or any substance capable of causing intoxication or any controlled substance and pay the assessed fee.
- 18) Not purchase nor have in your possession a rifle, shotgun, handgun or any weapon deemed illegal, unlawful or prohibited by law, either at home, in a motor vehicle or on your person;
- 19) Be at your designated place of residence, as noted on your last monthly report form, by 11:00 P.M. and remain there until 6:00 A.M., except when at work or on a direct route to or from work;
- 25) Attend the following cognitive based class(es) as directed by the Community Supervision Officer and successfully complete said class(es) within 180 days from the date of release from TDCJ and pay assessed fee for said program(s): Anti-Theft and Thinking for a Change;
- 39) Surrender law license and agree to not practice law during term of probation.
- 8. On or about December 1, 2023, a Judgment of Conviction by Court Waiver of Jury Trial (Exhibit 6) was filed in Cause Number 95138-CR, styled *The State of Texas v. Gregory Rincon*, in the 461st District Court of Brazoria County, Texas, wherein Respondent pleaded guilty to Theft Elderly, a Third Degree Felony. Respondent was placed on Community Supervision for ten (10) years. Terms of the community supervision included:
 - 1) Commit no offense against the laws of this State or any other State of the United States or of any government entity;
 - 2) Avoid injurious or vicious conduct and totally abstain from the use or consumption of alcoholic beverages of any kind, marihuana, cannabinoids, and cannabidiol (including CBD products) of any kind, or any substance capable of causing intoxication or the illegal use of any controlled substance and/or dangerous drug.
 - 3) Obey all rules, regulations, and policies of the Brazoria County Community Supervision and Corrections Department;

- 4) Submit to fingerprinting, photograph processing, and provide a DNA sample in accordance with State law;
- 5) Furnish the Community Supervision Officer with accurate and truthful information concerning background and present status;
- Report in person to the Community Supervision Officer on or before the 28th day of each month hereafter or at such other times as directed by the Court or Community Supervision Officer and submit a truthful report form. If you are deported from the United States you still have continuing obligations to report under the terms/rules of your probation/deferred adjudication. If you are deported, you are still obligated to report under the terms/rules of your probation/deferred adjudication and you will report by submitting a true and complete monthly report by mail to the Brazoria County Community Supervisions and Corrections Department at Post Office Box 1300, Angleton, Texas 77515. You must do so each month on or before the 28th day of the month.
- 7) Report monthly total income and expenses and the source of all income to the Community Supervision Officer;
- 8) Notify the Community Supervision Officer within five (5) days if questioned by any peace officer or after any charge of violating any law has been made against you, stating the offense charged, the jurisdiction in which the charge is filed and the disposition or status of the charge;
- 9) Not enter into any agreement to act as "informer" or special agent for any peace officer or law enforcement agency;
- 10) Reside within Brazoria/Galveston County, Texas, and do not change place of residence within said County without first notifying the Community Supervision Officer in writing;
- 11) Not leave the State of Texas without first obtaining permission in writing from the Community Supervision Officer showing that the Court authorizes such leave, and not leave the county of court approved residence for longer than seventy-two (72) hours without first obtaining permission from the Community Supervision Officer in accordance with the policy of Brazoria County Community Supervision and Corrections Department;
- 12) Permit the Community Supervision Officer to visit you at your residence or elsewhere;
- 13) Seek suitable employment in some lawful occupation, work faithfully to perform the duties of the employment and maintain a standard of personal appearance that will not impede you in obtaining and/or maintaining

employment; specifically, do not make any job change without first notifying the Community Supervision Officer and if terminated notify the Community Supervision Officer by the next business day thereafter documenting daily efforts to secure employment and secure other employment within a period of sixty (60) days;

- 14) Support the defendants that you now have or that you acquire during the terms of this community supervision;
- 15) Submit to an evaluation of your educational skill level within thirty (30) days at the direction of the Brazoria County Community Supervision and Corrections Department and participate in any necessary literacy programs at the direction of the Brazoria County Community Supervision and Corrections Department, and obey all rules, regulations, and policies of said programs until successfully terminated by the Court;

16) Pay the following:

- a. REIMBURSEMENT FEE of \$60.00 per month during the term of your supervision, payments to be made on the 1st of the month beginning 30 days after release from Texas Department of Corrections to run concurrent with Cause #95137-CR payable through the Brazoria County Community Supervision and Corrections Department.
- b. RESTITUTION OF \$25,000.00 at \$250.00 per month until paid in full, payments to be made on the 1st of the month beginning 60 days from release from TDCJ, if not paid in full prior, payable through the Brazoria County Community Supervision and Corrections Department of this County, to be paid to the victims in the respective sums of money as is listed in the Restitution Schedule attached hereto.
- c. CRIME STOPPERS FEE of \$50.00 (no more than \$50.00) payable through the Brazoria County Community Supervision and Corrections Department on or before 30 days from this date.
- e. FINE of \$500.00, full payment payable through the Clerk of this Court.
- f. COURT COST of \$365.00, full payment payable through the Clerk of this Court.
- g. MANDATORY FINES of \$34.00 full payment payable through the Clerk of this Court.

- 17) Submit to random drug and/or alcohol testing and analysis, immediately upon arrest for any offense, or when requested by the Community Supervision Officer, to determine whether or not you are using or are under the influence of alcohol or any substance capable of causing intoxication or any controlled substance and pay the assessed fee.
- 18) Not purchase nor have in your possession a rifle, shotgun, handgun or any weapon deemed illegal, unlawful or prohibited by law, either at home, in a motor vehicle or on your person;
- 19) Be at your designated place of residence, as noted on your last monthly report form, by 11:00 P.M. and remain there until 6:00 A.M., except when at work or on a direct route to or from work;
- Attend the following cognitive based class(es) as directed by the Community Supervision Officer and successfully complete said class(es) within 180 days from the date of release from TDCJ and pay assessed fee for said program(s): Anti-Theft and Thinking for a Change;
- 39) Surrender law license and agree to not practice law during term of probation.
- 9. Attached hereto and made a part hereof for all intents and purposes as if the same were copied verbatim herein, are true and correct copies of the following documents in the Rincon criminal cases: Indictment in Cause No. 94549-CR (Exhibit 1); Indictment in Cause No. 95137-CR (Exhibit 2); Indictment in Cause No. 95-138-CR (Exhibit 3); Judgment of Conviction by Court Waiver of Jury Trial in Cause No. 94549-CR (Exhibit 4); Judgment of Conviction Waiver of Jury Trial in Cause No. 95137-CR (Exhibit 5); and Judgment of Conviction Waiver of Jury Trial in Cause No. 95138-CR (Exhibit 6). Petitioner expects to introduce certified copies of Exhibits 1 through 6 at the time of hearing of this cause.
- 10. Respondent, Gregory Rincon, whose bar card number is 24054154, is the same person as the Gregory Rincon who is the subject of the Indictments and Judgments of Conviction Waiver of Jury Trial described above, true and correct copies of which are attached hereto as Exhibits 1 through 6.

11. Attached hereto as Exhibit 7 and made a part hereof for all intents and purposes as

if the same were copied verbatim herein is a true and correct copy of an affidavit of Richard

Huntpalmer, Attorney of Record for Petitioner herein, attesting to the fact that Respondent is the

same person as the person who is the subject of the Indictments and Judgments of Conviction –

Wavier of Jury Trial entered in the Rincon criminal case. Petitioner expects to introduce the

original of said affidavit at the time of hearing of this cause.

12. The offenses for which Respondent was convicted are intentional crimes as defined

by Rule 1.06(V), Texas Rules of Disciplinary Procedure. They are as well serious crimes as defined

by Rule 1.06(GG), Texas Rules of Disciplinary Procedure.

13. Having pled guilty to an intentional crime, and such judgment being final,

Respondent should be disbarred as provided by Rule 8.05, Texas Rules of Disciplinary Procedure.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Petitioner prays that Respondent be given

notice of these proceedings as provided by law and, upon hearing of this matter, that the Board

enter its order disbarring Respondent and for such other and further relief to which Petitioner may

be entitled to receive, including costs of court and attorney's fees.

Respectfully submitted,

Seana Willing

Chief Disciplinary Counsel

Richard Huntpalmer

Assistant Disciplinary Counsel

Office of the Chief Disciplinary Counsel

STATE BAR OF TEXAS

P.O. Box 12487, Capitol Station

Austin, Texas 78711-2487

Telephone: 512.427.1350

Facsimile: 512.427.4253

Email: richard.huntpalmer@texasbar.com

Petition for Compulsory Discipline - Rincon Page 10

Richard Huntpalmer

State Bar Card No. 24097857

ATTORNEYS FOR PETITIONER

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing instrument has been sent for service on Gregory Rincon, TDCJ #02476754, Ellis Unit, 1697 FM 980, Huntsville, TX 77343, *Via Personal Service* on this 26th day of February, 2024.

Richard Huntpalmer

NOTICE OF HEARING

NOTICE IS HEREBY GIVEN that a trial on the merits of the Petition for Compulsory

Discipline heretofore sent to be filed with the Board of Disciplinary Appeals on this day, will be

held in the courtroom of the Supreme Court of Texas, Tom C. Clark Building, 14th and Colorado

Streets, Austin, Texas, at 9:00 a.m. on the 26th day of April, 2024. The hearing location and

format (in-person vs virtual) are subject to change based on conditions related to the COVID-19

pandemic. The Board of Disciplinary Appeals will notify the parties of any changes to the hearing

location or format.

Richard Huntpalme



NO. 94549. CR

BOND \$ 25,000.00

THE STATE OF TEXAS VS. GREGORY RINCON

CHARGE:

THEFT - AGGREGATED

WARRANT: D050140

(Control No. 2022-00536) (PID 86386)

WITNESS: D. Patil S. Lowery

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

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on several occasions from on or about the 13th day of July, 2021, to on or about the 27th day of December, 2021 and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by Steven Lowery, hereinafter referred to as Complainant, without the effective consent of Complainant and with intent to deprive the Complainant of said property;

And the Grand Jurors aforesaid, upon their oaths aforesaid, in said County and State, do further present in and to said Court that GREGORY RINCON, hereinafter styled Defendant, on several occasions from on or about the 4th day of October, 2021, to on or about the 27th day of December, 2021 and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by David Pattie, hereinafter referred to as Complainant, without the effective consent of Complainant and with intent to deprive the Complainant of said property;

and all the amounts were obtained pursuant to one scheme and continuing course of conduct, and the aggregate value of the property obtained was at least \$150,000.00 but less than \$300,000.00;

against the peace and dignity of the State.

FOREMAN OF THE GRAND JURY

THE STATE OF TEXAS)
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Indictment in Cause No. 94549-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

Maura

Digitally signed by Maureen Roy Date: 2023.12.04

10:42:16 -06'00'

Maureen Roy, Deputy

FILED
At____o'clock___M.

APR 0 7 2022

NO. 95/37 CR

Clerk of District Court Brazoria Co. Trexas

BOND \$ 30,000.00

THE STATE OF TEXAS VS. GREGORY RINCON

CHARGE:

FORGERY

DIRECT FILE: (25020018)

(Control No. 2022-00533) (PID 86386)

WITNESS:

NONE

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

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on or about the 4th 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, complete or execute or authenticate a writing so it purported to be the act of David Pattie, who did not authorize the act, and the writing was a check of the tenor following:

TRAVELERS

OHECK NUMBER 0002045536

OHECK NUMBER 0002045536

DATE 09/27/2021

FOR PAYMENT INFORMATION PHONE: SEE BELOW

PAY one hundred six thousand two hundred transparant delians and titly context

PAY

TO THE Rincon Law Firm, LLC

ORDER AND Pattia, David

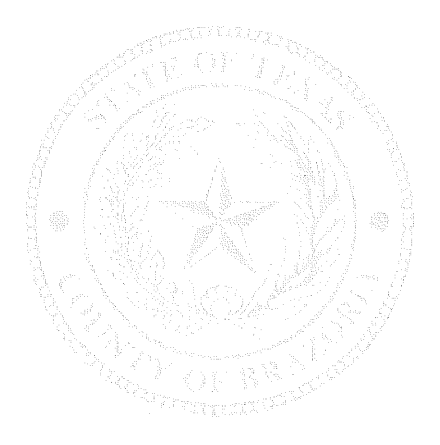
OF BROCKSIDE VILLAGE TX 77581-4518

AUTHORIZED SIGNATURE





It is further alleged that the defendant engaged in the conduct to obtain or attempt to obtain a property, namely money, and the value of the property was \$30,000 or more but less than \$150,000;



against the peace and dignity of the State.

FOREMAN, OF THE GRAND JURY

THE STATE OF TEXAS }
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Indictment in Cause No. 95137-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

> Digitally signed by Maureen Roy

Date: 2023.12.04 10:49:35 -06'00'

Maureen Roy, Deputy

TRUE & CORRECT COPY ON FILE AT BRAZORIA COUNTY, TEXAS CASSANDRA TIGNER, DISTRICT CLERK 3 of 3

FILED
At____o'clock___M.

APR 0.7 2022

NO. 95/38 CR

BOND \$ 30,000.00

THE STATE OF TEXAS VS. GREGORY RINCON

CHARGE:

THEFT - ELDERLY

DIRECT FILE: (23990208)

(Control No. 2022-00534) (PID 86386)

NONE

WITNESS:

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

THE GRAND JURY, for the County of Brazoria, State of Texas, duly selected, empaneled, sworn, charged, and organized as such for the District Court of said County, upon their oaths present in and to said court that GREGORY RINCON, hereinafter styled Defendant, on or about the 20th day of July, 2018, and before the presentment of this indictment, in the County and State aforesaid, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, namely, money, owned by Lupe Cisneros, a person 65 years of age or older, hereinafter referred to as Complainant, without the effective consent of Complainant and with intent to deprive the Complainant of said property, said property having a value of \$2,500.00 or more but less than \$30,000.00;



against the peace and dignity of the State.

TOREMAN OF THE GRAND JURY

THE STATE OF TEXAS }
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Indictment in Cause No. 95138-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

Digitally signed by Maureen Roy

Date: 2023.12.04 10:55:33 -06'00'

Maureen Roy, Deputy



Cause No. 94549-CR Incident No./TRN: 0126349932

Incident No./TRN: 0126349932			
The State of Texas	FILED	§ In the	461st District Court
V.	1:51 pm, Dec 01, 2023	§ of §	
Gregory Rincon	Clerk of District Court Brazonia Co., Tex	§ Brazon	ria County, Texas
State ID No.: TX-03939804			
Judgment of Conviction by Court - Waiver of Jury Trial			
Judge Presiding: Hon, Pat	erick Bulanek	Date Sentence Imposed:	08/28/2023
Attorney For State: Travis To	wnsend	Attorney For Defendant:	Clay Caldwell
Offense For Which Defendant Conv	icted:		
Theft - Aggregated			
Charging Instrument: Indictment		Statute For Offense: 31.03(e)(6)(A)	y 199.
Date Of Offense:	Plea To Offense:	31.08(e)(0)(A)	
07/13/2021	Guilty	m: 1: 0 m 11 117	
Degree Of Offense: Second Degree Felony		Findings On Deadly Wear	<u>oon:</u>
Terms of Plea Bargain (if any): Or Ten (10) Years TDCJ-ID	☐ Terms of Plea Bargain are atta		n by this reference.
1st Enhancement Paragraph: N/A		inding on 1st Enhancement aragraph:	N/A
2 nd Enhancement		inding on 2 nd Enhancement	42 <u>1.</u> 17 개
Paragraph: N/A	of Confinement Suspended, D	aragraph:	N/A
	he document setting forth the conditions of co		
Continement:	(10) Years TDCJ-ID		
Date Sentence Commences: (Date does not apply to confinement served as a condition of community supervision.)		s Sentence Concur ll Run:	
Fines: \$ 0.00	Restitution: \$ 56,468.41	<u>Restitution Pay</u> (See special fin herein by this r	iding or order of restitution which is incorporated
Court Costs:	Reimbursement Fees:	Attorney Fees:	
\$ 290.00	\$ 60.00	\$ 0.00	
Defendant is required to reg	ister as sex offender in accorda		ode Crim, Proc.
(For sex offender registration purposes only) The age of the victim at the time of the offense was N/A			
Total Jail Time Credit: If Defendan	t is to serve sentence in county jai	l or is given credit toward fir	ne and costs, enter days credited below.
1 Day 1 Day	Notes: Toward I		
Was the victim impact statement returned to the attorney representing the State? N/A			
(FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article 42A,559, Tex, Code Crim. Proc.? N/A			
This cause was called and the parties appeared. The State appeared by her District Attorney as named above. Counsel / Waiver of Counsel (select one) Defendant appeared with counsel. Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Defendant was tried in absentia.			
Dolomant was sired in apschild.			

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. 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 the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the Court ADJUDGES Defendant GUILTY of the offense indicated above. The Court FINDS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc

Having been convicted of the offense designated above, the Court ORDERS Defendant punished in accordance with the Court's findings as to the proper punishment as indicated above and after having conducted an inquiry into Defendant's ability to pay, as directed by Article 42.15, Code Crim. Proc., the Court ORDERS Defendant to pay the fine, court costs, reimbursement fees, and restitution as indicated above and further detailed

Take and deliver Defendant to the Director of the Correctional Institutivity and the Court ORDERS Defendant remanded to the custody of the Upon release from confinement, the Court ORDERS Defendant to proceed designated by the Court or the Court's designee, to pay or to make arrang County Jail—Confinement / Confinement in Lieu of Paymer Sheriff immediately or on the date the sentence commences. Defendant release from confinement, the Court ORDERS Defendant to proceed we designated by the Court or the Court's designee, to pay or to make arrang County Jail—State Jail Felony Conviction. Pursuant to \$12.446 by imposing confinement permissible as punishment for a Class A min punishment in the county jail as indicated above. The Court ORDERS Defended the sentence commences. Upon release from confinement, the Court Clerk's office, or any other office designated by the Court or the Court reimbursement fees and restitution due. Fine Only Payment. The punishment assessed against Defendant the District Clerk's office, or any other office designated by the Court or costs, reimbursement fees and restitution ordered by the Court in this care confinement as a Condition of Community Supervision. The community supervision. The community supervision. The community supervision.	to ORDERS the authorized agent of the State of Texas or the County Sheriff to tions Division, TDCJ, for placement in confinement in accordance with this be County Sheriff until the Sheriff can obey the directions in this paragraph. It without unnecessary delay to the District Clerk's office, or any other office gements to pay any fine, court costs, reimbursement fees and restitution due. In the Court ORDERS Defendant committed to the custody of the County at shall be confined in the county jail for the period indicated above. Upon without unnecessary delay to the District Clerk's office, or any other office gements to pay any fine, court costs, reimbursement fees and restitution due. (a), Tex. Penal Code, the Court FINDS that the ends of justice are best served sedemeanor instead of a state jail felony. Accordingly, Defendant will serve fendant committed to the custody of the County Sheriff immediately or on the cut ORDERS Defendant to proceed without unnecessary delay to the District it's designee, to pay or to make arrangements to pay any fine, court costs, is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Court's designee, to pay or to make arrangements to pay the fine, court use. The Court ORDERS Defendant confined N/A days in N/A as a condition of munity supervision starts when Defendant arrives at the designated facility,
absent a special order to the contrary.	
attorney for the state, attorney for the defendant, the County Sheriff, a clerk, or person responsible for completing this judgment, in calculating concerning Defendant's credit for time served is incorporated herein by the	or Other Code) \$ N/A (Not To Exceed \$10,000) \$ N/A (\$5.00/Per Month of Community Supervision) \$100) Proc.) \$ N/A(\$50) Crim. Proc.) \$ N/A (Not To Exceed \$50) A (To Be Determined By The Court) Particle Crim. Proc.) \$ N/A (Not To Exceed \$50) \$ N/A (Not To Exceed \$6,000) PINDS that Defendant is entitled to the jail time credit indicated above. The and any other person having or who had custody of Defendant shall assist the ng Defendant's credit for time served. All supporting documentation, if any, his reference.
Furthermore, The Following	Special Findings Or Orders Apply:
N/A	adional North
Date Judgment Entered: 4th day of December	PBU
	Patrick Bulanek, Judge Presiding
	Tavilor Damiler, Suage I Testaing

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THE STATE OF TEXAS }
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Judgment of Conviction by Court - Waiver of Jury Trial in Cause No. 94549-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

Maina

Digitally signed by Maureen Roy

Date: 2023.12.04 10:45:27 -06'00'

Maureen Roy, Deputy



Cause No. 95137-CR Incident No /TRN: 9291792233

Incident No./TRN: 9291792233			
The State of Texas	§ In the 461st District Court §		
V. 1:58 pm, Dec 01, 2023	§ of		
Gregory Rincon Clerk of District Court Brazzotte Co.,	§ Brazoria County, Texas		
	PUTY §		
Judgment of Conviction by Court – Waiver of Jury Trial			
Judge Presiding: Hon. Patrick Bulanek	Date Sentence 08/28/2023 Imposed:		
Attorney For State: Travis Townsend	Attorney For Clay Caldwell		
Offense For Which Defendant Convicted: Forgery			
Charging Instrument: Indictment	Statute For Offense: 32.21(e-1)(5)		
Date Of Offense: Plea To Offense: 10/04/2021 Guilty			
Degree Of Offense: Third Degree Felony	Findings On Deadly Weapon: N/A		
Terms of Plea Bargain (if any): Or Terms of Plea Bargain are Ten (10) Years TDCJ-ID Probated Ten (10) Years			
1st Enhancement Paragraph: N/A	Finding on 1" Enhancement Paragraph: N/A		
2 nd Enhancement Paragraph: N/A	Finding on 2 ^{sd} Enhancement Paragraph: N/A		
Sentence of Confinement Suspended, Def	endant Placed on Community Supervision for Ten (10) Years. of community supervision is incorporated herein by this reference.)		
Punishment and Place of Confinement: Ten (10) Years TDCJ-ID			
	This Sentence Concurrent Shall Run:		
Fines: Restitution: \$ 500.00 \$ 115,000.00	Restitution Payable to: Victim (See special finding or order of restitution which is incorporated herein by this reference		
Court Costs: Reimbursement Fees:	Attorney Fees:		
\$ 290.00 \$ 70.00	\$ 0.00		
Defendant is required to register as sex offender in accordance with Chapter 62, Tex. Code Crim. Proc. (For sex offender registration purposes only) The age of the victim at the time of the offense was N/A			
Total Jail Time Credit: If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. 1 Day Notes: Toward Incarceration			
Was the victim impact statement returned to the attorney representing the State? N/A			
(FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article 42A.559, Tex. Code Crim. Proc.? N/A			
This cause was called and the parties appeared. The State appeared by her District Attorney as named above. Counsel / Waiver of Counsel (select one) Defendant appeared with counsel. Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. Defendant was tried in absentia.			

TRUE & CORRECT COPY ON FILE AT BRAZORIA COUNTY, TEXAS CASSANDRA TIGNER, DISTRICT CLERK 1 of \$1

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. 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 the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the Court ADJUDGES Defendant GUILTY of the offense indicated above. The Court FINDS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc

Having been convicted of the offense designated above, the Court ORDERS Defendant punished in accordance with the Court's findings as to the proper punishment as indicated above and after having conducted an inquiry into Defendant's ability to pay, as directed by Article 42.15, Code Crim. Proc., the Court ORDERS Defendant to pay the fine, court costs, reimbursement fees, and restitution as indicated above and further detailed below.

aske and deliver Defendant to the Director of the Correctional Institution udgment. The Court Orders Defendant remanded to the custody of the Upon release from confinement, the Court Orders Defendant to proceed designated by the Court or the Court's designee, to pay or to make arrange of County Jail—Confinement / Confinement in Lieu of Payment Sheriff immediately or on the date the sentence commences. Defendant release from confinement, the Court Orders Defendant to proceed with designated by the Court or the Court's designee, to pay or to make arrange County Jail—State Jail Felony Conviction. Pursuant to \$12.44(a) imposing confinement permissible as punishment for a Class A miss punishment in the county jail as indicated above. The Court Orders Defendant is the sentence commences. Upon release from confinement, the Court Clerk's office, or any other office designated by the Court or the Court's reimbursement fees and restitution due. Fine Only Payment. The punishment assessed against Defendant is the District Clerk's office, or any other office designated by the Court or the costs, reimbursement fees and restitution ordered by the Court in this cau. Confinement as a Condition of Community Supervision. The community supervision. The period of confinement as a condition of commabsent a special order to the contrary. Fines Imposed Include (Check each fine and enter each at General Fine (§12.32, 12.33, 12.34, or 12.35, Penal Code, Transp. Code, Code Chim. Proc.) \$ NIA (\$100) General Fine for Sex Offenders (Art. 42a.653, Code Crim. Proc.) \$ NIA (\$100) Family Violence Fine (Art. 102.0185, Code Crim. Proc.) \$ NIA (\$100) Family Violence Fine (Art. 42a.504 (B), Code Crim. Proc.) \$ NIA (\$100) General Fine (Source Fine -As Cond of CS (Art. 42a.455, Code Crim. Proc.) \$ NIA (\$100) Children's Advocacy Center Fine -As Cond of CS (Art. 42a.301 (B) (20), Code DWI Traffic Fine (Source Fine Cat. As Cond of CS (Art. 42a.301 (B) (20), Code DWI Traffic Fine (Ark.) Amisc. Traffic Fines) (\$ 709.001, Transp. Code) \$ Mia County	e Court ORDERS Defendant confined N/A days in N/A as a condition of nunity supervision starts when Defendant arrives at the designated facility, mount as pronounced by the Court): or Other Code) \$ 500.00 (Not To Exceed \$10,000) N/A (\$5.00/Per Month of Community Supervision) 100) Proc.) \$ N/A (Not To Exceed \$50) (To Be Determined By The Court) Crim. Proc.) \$ N/A (Not To Exceed \$50) N/A (Not To Exceed \$6,000) NDS that Defendant is entitled to the jail time credit indicated above. The d any other person having or who had custody of Defendant shall assist the g Defendant's credit for time served. All supporting documentation, if any, is reference.
Furthermore, The Following S	pecial Findings Or Orders Apply:
N/A	The Collection of the Collecti
Date Judgment Entered: 4th day of December	Patrick Bulanek, Judge Presiding

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OFFENSE CODE: 25020018

CAUSE NO. 95137-CR

THE STATE OF TEXAS

IN THE 461ST DISTRICT COURT

V.

OF

GREGORY RINCON

BRAZORIA COUNTY, TEXAS

FELONY SUPERVISION ORDER

In accordance with the authority conferred by Chapter 42A., Code of Criminal Procedure, the imposition of your Ten (10) year sentence in the Texas Department of Criminal Justice Institutional Division for the felony offense of Forgery has been suspended and you have been placed on supervision this date for a period of Ten (10) years. It is the ORDER OF THE COURT that during the term of this supervision you shall:

- 1. Commit no offense against the laws of this State or any other State of the United States or of any government entity;
- 2. Avoid injurious or vicious conduct and totally abstain from the use or consumption of alcoholic beverages of any kind, marihuana, cannabinoids, and cannabidiol (including CBD products) of any kind, or any substance capable of causing intoxication or the illegal use of any controlled substance and/or dangerous drug.
- 3. Obey all rules, regulations, and policies of the Brazoria County Community Supervision and Corrections Department;
- 4. Submit to fingerprinting, photograph processing, and provide a DNA sample in accordance with State law;
- 5. Furnish the Community Supervision Officer with accurate and truthful information concerning background and present status;
- 6. Report in person to the Community Supervision Officer on or before the 28th day of each month hereafter or at such other times as directed by the Court or Community Supervision Officer and submit a truthful report form. If you are deported from the United States you still have continuing obligations to report under the terms/rules of your probation/deferred adjudication. If you are deported, you are still obligated to report under the terms/rules of your probation/deferred adjudication and you will report by submitting a true and complete monthly report by mail to the Brazoria County Community Supervisions and Corrections Department at Post Office Box 1300, Angleton, Texas 77515. You must do so each month on or before the 28th day of the month.
- 7. Report monthly total income and expenses and the source of all income to the Community Supervision Officer;
- 8. Notify the Community Supervision Officer within five (5) days if questioned by any peace officer or after any charge of violating any law has been made against you, stating the offense charged, the jurisdiction in which the charge is filed and the disposition or status of the charge;
- 9. Not enter into any agreement to act as "informer" or special agent for any peace officer or law enforcement agency;
- 10. Reside within Brazoria County, Texas, and do not change place of residence within said County without first notifying the Community Supervision Officer in writing;
- 11. Not leave the State of Texas without first obtaining permission in writing from the Community Supervision Officer showing that the Court authorizes such leave, and not leave the county of court approved residence for longer than seventy-two (72) hours without first obtaining permission from the Community Supervision Officer in accordance with the policy of Brazoria County Community Supervision and Corrections Department;
- 12. Permit the Community Supervision Officer to visit you at your residence or elsewhere;
- 13. Seek suitable employment in some lawful occupation, work faithfully to perform the duties of the employment and maintain a standard of personal appearance that will not impede you in obtaining and/or maintaining employment; specifically, do not make any job change without first notifying the Community Supervision Officer and if terminated notify the Community Supervision Officer by the next business day thereafter documenting daily efforts to secure employment and secure other employment within a period of sixty (60) days;

	5. Submit to an evaluation of your educational skill level within thirty (30) days at the direction of the Brazoria County Community Supervision and Corrections Department and participate in any necessary literacy programs at the direction of the Brazoria County Community Supervision and Corrections Department, and obey all rules, regulations, and policies of said programs until successfully terminated by the Court;			
16.	Pay the	following:		
	a.	REIMBURSEMENT FEE of \$60.00 per month during the term of your supervision, payments to be made on the 19 of the worth builty 30 days from payable through the Brazoria County Supervision and Corrections Department.		
	b.	RESTITUTION OF \$115,000.00 at \$1000.00 ft per month until paid in full, payments to be made on the 12th of the worth big was low days the law payable through the Brazoria County Community Supervision and Corrections Department of this County, to be paid to the victims in the respective sums of money as is listed in the Restitution Schedule attached hereto.		
	c.	CRIME STOPPERS FEE of \$50.00 (no more than \$50.00) payable through the Brazoria County Community Supervision and Corrections Department on or before 30 days from this date.		
	d.	FAMILY VIOLENCE FEE of \$100.00 to be paid in full, on or before 90 days from this date, payable through the Brazoria County Community Supervision and Corrections Department. The Department shall remit the monies to the Brazoria County Women's Center, in accordance with State law.		
	Pay (A	y the following according to the payment agreement made with the Brazoria County Collections Department: \$25.00 one-time payment fee applies to 18e, 18f & 18g if not paid on or before 30 days from the date of this order.)		
	e.	FINE of \$500.00, full payment payable through the Clerk of this Court.		
	f.	COURT COST of \$360.00, full payment payable through the Clerk of this Court.		
	g,	MANDATORY FINES of \$0.00, full payment payable through the Clerk of this Court.		
	h.	ATTORNEY FEES of \$, full payment payable through the Clerk of this Court.		
` 17.	Commi	to random drug and/or alcohol testing and analysis, immediately upon arrest for any offense, or when requested by the unity Supervision Officer, to determine whether or not you are using or are under the influence of alcohol or any use capable of causing intoxication or any controlled substance and pay the assessed fee.		
18.		rchase nor have in your possession a rifle, shotgun, handgun or any weapon deemed illegal, unlawful or prohibited by law, at home, in a motor vehicle or on your person;		
19.	19. Be at your designated place of residence, as noted on your last monthly report form, by 10:00 P.M. / 1:00 P.M. and remain there until 6:00 A.M., except when at work or on a direct route to or from work;			
And fu		ore, during the term of your supervision you shall strictly follow and observe the following marked terms and		
	Attend at the d	and successfully complete the 15-hour State-approved, Texas Drug Offender Education Program within 180 days lirection of the Brazoria County Community Supervision and Corrections Department; follow all nendations and pay the established fee for said program.		
☐ 21.	Brazor	and successfully complete the 12-hour State-approved, DWI Education Class within 180 days at the direction of the ia County Community Supervision and Corrections Department; follow all recommendations and pay the established fee i program.		
□ 22.	(9) mo	and successfully complete the 30-hour State-approved, Driving While Intoxicated Intervention Program within nine nths, at the direction of the Brazoria County Community Supervision and Corrections Department; follow all mendations and pay the established fee for said program.		
□ 23	3. Partic assesse	ipate in Victim Impact Panel within nine (9) months as directed by the Community Supervision Officer and payed fee.		

14. Support the dependents that you now have or that you acquire during the term of this community supervision;

	You shall install an ignition interlock device on the motor vehicle owned by you or on the vehicle most regularly driven by you, at your own expense and make arrangements to participate in a vehicle ignition interlock program and follow all rules and regulations of said program within 5 business days of this order. Said device shall be installed with a camera and shall remain installed upon the vehicle until further order of this Court, but in no case, less than one-half of the period of community supervision. You shall not operate a motor vehicle that does not have a device installed that uses a deep lung breath analysis mechanism to make impractical the operation of a motor vehicle if ethyl alcohol is detected in the breath.
	In the event you do not own or operate a motor vehicle, this Court requires you to participate in the In-Home Device for Alcohol Monitoring
□ 25.	Attend the following cognitive based class(es) as directed by the Community Supervision Officer and successfully complete said class(es) within 180 days from the date. And pay assessed fee for said program(s): Anti-Theft Anger Management Readiness to Change Alcohol/Drug Awareness Batterer's Intervention and Prevention Program Thinking for a Change
□ 26.	You shall submit to a substance abuse assessment within sixty (60) days of this order as approved by the Community Supervision and Corrections Department and pay the assessed fee for said assessment and follow all recommendations of the assessment.
☐ 27.	You shall submit to a psychological evaluation within sixty (60) days of this order at the direction of the Community Supervision Officer and pay the assessed fee for said evaluation and follow all recommendations.
28 .	You shall obtain your GED or high school diploma on or before
☐ 29.	Work faithfully, without compensation, at a Community-Service Task assigned by the Court, specifically work hours for a Community Restitution Program of the Brazoria County Community Supervision and Corrections Department, working no less than 16 hours per month. Hour for Hour
□ 30.	Submit to a period of detention in the County Jail of Brazoria County, Texas, to serve a term of incarceration of days, to begin on the day of 20, to be served as follows: :
	☐ Pursuant to the attached ORDER OF INTENSIVE COMMUNITY SERVICE
□ 31.	You shall participate in the Intensive Supervision Program of this jurisdiction, specifically, a high-level supervision caseload and report to the Community Supervision Officer as directed by the Court and obey all rules, regulations, and policies of said program as detailed in the applicable addendum until discharged by the Court:
	☐ Sex Offender Caseload ☐ High Risk Intervention Caseload ☐ Re-Entry Caseload ☐ Mental Health Caseload ☐ Substance Abuse Caseload ☐ Co-Occurring Caseload ☐ Domestic Violence Court ☐ Drug Court ☐ DWI Court ☐ Veterans Court ☐ Recommit to Recovery Program
□ 32	You shall participate in a substance abuse treatment program as directed by the Community Supervision Officer and abide by all rules, regulations and policies of designated program until successfully discharged from said program;
	OUTPATIENT SUBSTANCE ABUSE TREATMENT PROGRAM
	☐ RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM
	You shall remain in the custody of the Brazoria County Sheriff's Office until a bed becomes available, not to exceed 180 days or 120 days if a State Jail Felony.

☐ 33.	You shall abide by the following special conditions of the Substance Abuse Felony Punishment Facility: (a) PARTICIPATE in the Substance Abuse Felony Punishment Facility (Special Needs Unit if deemed appropriate) beginning
	upon availability of space, for an indeterminate term of six (6) months to twelve (12) months. While there, comply with all the
	rules, regulations, and treatment programs, remaining until released by the Court. Remain in the Brazoria County Jail beginning
	until transported to the SAFPF by the Brazoria County Sheriff's Department.
	(b) UPON release from SAFPF, participate in Transitional Treatment Center, for the purpose of residential substance abuse
	aftercare. Cooperate fully with all treatment program requirements, and obey all rules and regulations, remaining therein until
	released by the Court. (Or 4C Outpatient Aftercare Program) (c) UPON release from the Transitional Treatment Center, submit to any Texas Health and Human Services (HHS) licensed and
	funded Aftercare program for the purpose of outpatient substance abuse aftercare. Cooperate fully with all treatment program
	requirements; obey all rules and regulations of the Center, remaining therein until released by the program.
	(d) AVOID the use of any narcotic medication (only non-narcotic prescriptions or over-the-counter drugs may be used).
	(e) Supervision fee of \$ per month shall be waived until ninety (90) days after successful discharge from the Substance
	Abuse Felony Punishment Treatment Facility (SAFPF) Unit.
	(f) Be at your designated place of residence, as noted on your last monthly report form, by 10:00 p.m. and remain there until 6:00
	a.m. except when at work or on a direct route going to or from work;
□ 34	You shall make arrangements to secure the SECURE CONTINUOUS REMOTE ALCOHOL MONITOR (SCRAM) Ankle
	monitor and said device shall be attached to defendant's ankle NO LATER THAN DAYS from this date and remain
	secured on the defendant for NOT LESS THAN DAYS from the date secured. You will pay all costs associated
	with the SCRAM monitor. You shall not tamper with monitor or obstruct the monitor. You will not miss any communication
	times set out in the participant agreement. You will abide by all rules set out by the participant agreement. You will show
	monitor to the Community Supervision Officer at each contact. You understand that PRIOR TO THE SCRAM DEVICE
	BEING SECURED and from the date of this judgment, any use of alcohol or illegal use of controlled substances is a VIOLATION OF COURT-ORDERED CONDITIONS.
	VIOLATION OF COOKI-OKDERED COMBITIONS.
□ 35.	You shall submit to electronic monitoring for a period of days at the direction of the Brazoria County Community
man!	Supervision and Corrections Department and follow all rules and regulations of said program.
 36,	Your driver's license shall be suspended for days/years.
37	You are ordered to appear on at A.M./P.M. for a review before the Court at which time
□ 31.	the Court may order future review dates.
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38.	You shall not have contact, direct or indirect, either in person, in writing, electronically, by phone or through third parties for
	any reason except as specifically permitted by this Court, with
_	
□ 39	Surrender law license and agree to not practice and during
<u> </u>	teem of Mohatim
□ 40.	
☐ 4 1.	
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You are hereby advised that the Court has the authority at any time during the period of your supervision to revoke your supervision for violations of any of the conditions set out. It day of December, 223 JUDGE PRESIDING **461st District Court** BRAZORIA COUNTY, TEXAS I acknowledge that a community supervision I acknowledge receipt from the Clerk a copy officer of Brazoria County, Texas, and the of my conditions of community supervision. Court have explained the conditions of my community supervision and I understand them. Dated PROBATION CLERK Defendant's Right Thumb



Restitution Schedule

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Cause No. 95137-CR

The State of Texas	§	In the 461st District Court
vs	§	of
Gregory Rincon	§	Brazoria County, Texas

Certificate of Physical Fitness

TO THE HONORABLE JUDGE OF SAID COURT:

I have been advised that my community service will require me to perform physical tasks, such as picking up litter from highways, ditches or beaches. I realize that this service may require me to walk up to approximately two (2) miles or more in a daily period.

I do hereby certify that I am not suffering from any physical or mental infirmities or disabilities that would prevent me from performing community service. I do further certify that I am physically able to perform community service. I am not currently under a Doctor's care for any injury, illness, condition or taking any prescription medication that would preclude me from working full duty without any physical restrictions or limitations.

I hereby acknowledge that my physical fitness to perform community service is consideration for the plea agreement in this cause. Under penalty of perjury I swear/affirm that this statement is true and correct.

Defendant's Signature

SUBSCRIBED AND SWORN TO BEFORE ME on this the 28th, day of August, 2023.



Deputy District Clerk

NO. 95137-CR

THE STATE OF TEXAS GREGORY RINCON

§ IN THE 461ST DISTRICT COURT

BRAZORIA COUNTY, TEXAS

SUPPLEMENTAL CONDITIONS TO SUPERVISION ORDER

On thisday of 20, I am entered a plea of guilty in the above styled and numbered case. As part of that
plea agreement I requested that I be placed on community supervision. Accordingly, I acknowledge and agree to follow all terms and
conditions of community supervision imposed by this Court and these Supplemental Conditions.

I hereby acknowledge and agree that, pursuant to Article 42A.301 of the Texas Code of Criminal Procedure, a validated Risk and Needs Assessment (the Assessment) will be conducted for purposes of determining the conditions of community supervision. Today I am agreeing to certain conditions of community supervision which are contained in the Order for Community Supervision (the Order) which are hereby imposed prior to the Assessment being conducted. I understand that I have the right to have the Assessment prepared prior to being placed on Community Supervision, but I expressly waive that right.

I agree that an Assessment will be conducted following my plea of guilty.

I agree, as a condition of the Court's willingness to accept the terms of the Plea Agreement, that if the Assessment recommends additional conditions, I will be asked to execute an amendment to my Order reflecting such terms. If I do not agree with the requested additional conditions, I understand that I can request a hearing with the Court, and after such hearing, if the Court decides to require the additional conditions, those conditions will become a part of my conditions of community supervision. At the hearing the Assessment will be prima facie proof of the additional conditions, but I understand that I can produce evidence as to why the additional conditions should not be imposed. I further understand and agree that the Court, after notice and hearing, if any such hearing has been requested by me, can Order the amendment to the terms of the Order, even if I am not otherwise in violation of any terms of my original Order.

I agree and understand that based upon the results of the risk and needs assessment, the Court may order one or more of the following additional conditions of community supervision:

-Electronic monitoring/OPS

-Curfew

-Parenting classes

-Random drug testing

-Comply with CPS conditions -No Contact with Injured Party

-Do not go within __ feet of a location

-Psychological/Sexual Evaluation

-Driver Safety Course

-Counseling

-Alternative Alcohol Monitoring device/SCRAM/Ignition Interlock

-Education classes

-Cognitive classes

-No alcohol

-Community Service or inmate community service -No contact with codefendants, or other individuals

-Mental Health Evaluation

-No contact/no unsupervised contact with children under the age of 17

-Gun Safety Course -Prison for a Day

-Substance Abuse Assessment which could result in recommendation for:

-Outpatient treatment

-Education classes

-Residential treatment

-AA/NA or specified support group

-Counseling

-Specialized Caseload/Specialized Conditions of Probation (for example, high risk caseload, substance abuse caseload, co-occurring caseload, domestic violence caseload, mental health caseload, sex offender caseload)

-Specialty Court (Domestic Violence, Drug, DWI, Veterans)

-Driver License Suspension

-Obtain GED or high school diploma

-Victim Impact Panel

-Letter of Apology

I have fully reviewed, understand, and agree to the above which is hereby incorporated as part of my Supervision Order as if copied therein verbatim.

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I have fully reviewed and explained the above to the Defendant, and in my opinion he fully understands. I further agree that if Amendments to the Order are requested after the Assessment is prepared, I will confer with my client, and if a hearing is requested, I will represent my client at the hearing.

Signed this 1st jay of Deceler, 2013

· PR

JUDGE PRESIDING

THE STATE OF TEXAS }
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Judgment of Conviction by Court - Waiver of Jury Trial in Cause No. 95137-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

of our

Digitally signed by Maureen Roy

Date: 2023.12.04

10:52:02 -06'00'

Maureen Roy, Deputy



court.

Defendant was tried in absentia.

Cause No. 95138-CR Incident No /TRN: 9291792233

	Incic	lent No./TRN: 9291792233	
The State of Tex	as FILED	\S In the 4	61st District Court
v.	2:12 pm, Dec 01, 2023	\$ of \$	
Gregory Rincon	Continuent Orginar	§ Brazori	a County, Texas
State ID No.: TX-0393	Clerk of District Court Brazzeria Co. 39804 BYDE	PUTY §	
Jud	lgment of Convictio	on by Court – Waiv	er of Jury Trial
Judge Presiding: H	on. Patrick Bulanek	Date Sentence Imposed:	08/28/2023
Attorney For State: T	ravis Townsend	Attorney For Defendant:	Clay Caldweli
Offense For Which Defende	ant Convicted:	医三角 医电流 医复杂二氏性溶解	
Theft - Elderly		7.0%	
Charging Instrument: Indictment	Dis To Off	Statute For Offense: 31.03(f)	
<u>Date Of Offense:</u> 07/20/2018	<u>Plea To Offense:</u> Guilty	상황 나는 생각이 걸어가셨다	
Degree Of Offense:	- Guilly	Findings On Deadly Weapo	n·
Third Degree Felony		N/A	
) O [] m		
	ny): Or 🔲 Terms of Plea Bargain av Probated Ten (10) Years	attached and incorporated nerein	by this reference.
1st Enhancement Paragraph: N/	A 2 48 1 3 1 1	Finding on 1st Enhancement Paragraph:	N/A
2 nd Enhancement Paragraph: N/	A	Finding on 2 nd Enhancement Paragraph:	N/A
⊠ Senten	ce of Confinement Suspended, De	fendant Placed on Community as of community supervision is incorporated her	
Punishment and Place of Confinement:	Ten (10) Years TDCJ-ID	is at community supervision is incorporated ne	em by this reference,
Date Sentence Commen	Age: Age and Age age		
(Date does not apply to confinement condition of community supervision	served as a 12/01/2023	This Sentence Concurre Shall Run:	
Fines:	Restitution:	Restitution Payal	
\$ 500.00	\$ 25,000.00	(See special find herein by this ref	ng or order of restitution which is incorporated
Court Costs:	Reimbursement Fees:	Attorney Fees:	
\$ 324.00	\$ 75.00	\$ 0.00	
Defendant is require	d to register as sex offender in acc	ordance with Chapter 62, Tex. Code	e Crim. Proc.
(For sex offender regist	ration purposes only) The age of th	e victim at the time of the offense v	vas N/A
Total Jail			
	Defendant is to serve sentence in coun	ty jail or is given credit toward fine	and costs, enter days credited below.
<u></u>	tement returned to the attorney repre		
(FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article 42A.559, Tex. Code Crim. Proc.? N/A			
This cause was concept of Counsel / Waiver of Cou	alled and the parties appeared. The S nsel (select one) ith counsel.		ney as named above. Exhibit Exhibit ight to representation by counsel in writing in open

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. 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 the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the Court ADJUDGES Defendant GUILTY of the offense indicated above. The Court FINDS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc

Having been convicted of the offense designated above, the Court Orders Defendant punished in accordance with the Court's findings as to the proper punishment as indicated above and after having conducted an inquiry into Defendant's ability to pay, as directed by Article 42.15, Code Crim. Proc., the Court ORDERS Defendant to pay the fine, court costs, reimbursement fees, and restitution as indicated above and further detailed

Punishment Options (select one)	
Confinement in State Jail or Institutional Division. The Court take and deliver Defendant to the Director of the Correctional Institutional Division. The Court CRDERS Defendant remanded to the custody of the Upon release from confinement, the Court ORDERS Defendant to proceed designated by the Court or the Court's designee, to pay or to make arrang ☐ County Jail—Confinement / Confinement in Lieu of Paymen Sheriff immediately or on the date the sentence commences. Defendant release from confinement, the Court ORDERS Defendant to proceed we designated by the Court or the Court's designee, to pay or to make arrang ☐ County Jail—State Jail Felony Conviction. Pursuant to §12.44(a) by imposing confinement permissible as punishment for a Class A mispunishment in the county jail as indicated above. The Court ORDERS Defended the sentence commences. Upon release from confinement, the Court Clerk's office, or any other office designated by the Court or the Court reimbursement fees and restitution due. ☐ Fine Only Payment. The punishment assessed against Defendant in the Court of the Court	ORDERS the authorized agent of the State of Texas or the County Sheriff to cons Division, TDCJ, for placement in confinement in accordance with this a County Sheriff until the Sheriff can obey the directions in this paragraph. It without unnecessary delay to the District Clerk's office, or any other office ements to pay any fine, court costs, reimbursement fees and restitution due. It. The Court ORDERS Defendant committed to the custody of the County to shall be confined in the county jail for the period indicated above. Upon ithout unnecessary delay to the District Clerk's office, or any other office ements to pay any fine, court costs, reimbursement fees and restitution due. (a), Tex. Penal Code, the Court FINDS that the ends of justice are best served addemeanor instead of a state jail felony. Accordingly, Defendant will serve endant committed to the custody of the County Sheriff immediately or on the of Orders Defendant to proceed without unnecessary delay to the District is designee, to pay or to make arrangements to pay any fine, court costs, is for a FINE ONLY. The Court Orders Defendant to proceed immediately to the Court's designee, to pay or to make arrangements to pay the fine, court
costs, reimbursement fees and restitution ordered by the Court in this cau	ise.
Confinement as a Condition of Community Supervision. The	e Court ORDERS Defendant confined N/A days in N/A as a condition of munity supervision starts when Defendant arrives at the designated facility,
attorney for the state, attorney for the defendant, the County Sheriff, ar clerk, or person responsible for completing this judgment, in calculating concerning Defendant's credit for time served is incorporated herein by the	or Other Code) \$ 500.00 (Not To Exceed \$10,000) S N/A (\$5.00/Per Month of Community Supervision) B100) Proc.) \$ N/A(\$50) rim. Proc.) \$ N/A (Not To Exceed \$50) A (To Be Determined By The Court) Crim. Proc.) \$ N/A (Not To Exceed \$50) \$ N/A (Not To Exceed \$6,000) INDS that Defendant is entitled to the jail time credit indicated above. The and any other person having or who had custody of Defendant shall assist the ig Defendant's credit for time served. All supporting documentation, if any, his reference.
N/A	Special Findings Or Orders Apply:
Date Judgment Entered: 4th day of December	. <u>2023</u> . P BU
	Patrick Bulanek, Judge Presiding

Thumbprint

OFFENSE CODE: 23990208

CAUSE NO. 95138-CR

THE STATE OF TEXAS

IN THE 461ST DISTRICT COURT

V.

OF

GREGORY RINCON

BRAZORIA COUNTY, TEXAS

FELONY SUPERVISION ORDER

In accordance with the authority conferred by Chapter 42A., Code of Criminal Procedure, the imposition of your Ten (10) year sentence in the Texas Department of Criminal Justice Institutional Division for the felony offense of Theft - Elderly has been suspended and you have been placed on supervision this date for a period of Ten (10) years. It is the ORDER OF THE COURT that during the term of this supervision you shall:

- 1. Commit no offense against the laws of this State or any other State of the United States or of any government entity;
- 2. Avoid injurious or vicious conduct and totally abstain from the use or consumption of alcoholic beverages of any kind, marihuana, cannabinoids, and cannabidiol (including CBD products) of any kind, or any substance capable of causing intoxication or the illegal use of any controlled substance and/or dangerous drug.
- 3. Obey all rules, regulations, and policies of the Brazoria County Community Supervision and Corrections Department;
- 4. Submit to fingerprinting, photograph processing, and provide a DNA sample in accordance with State law;
- 5. Furnish the Community Supervision Officer with accurate and truthful information concerning background and present status;
- 6. Report in person to the Community Supervision Officer on or before the 28th day of each month hereafter or at such other times as directed by the Court or Community Supervision Officer and submit a truthful report form. If you are deported from the United States you still have continuing obligations to report under the terms/rules of your probation/deferred adjudication. If you are deported, you are still obligated to report under the terms/rules of your probation/deferred adjudication and you will report by submitting a true and complete monthly report by mail to the Brazoria County Community Supervisions and Corrections Department at Post Office Box 1300, Angleton, Texas 77515. You must do so each month on or before the 28th day of the month.
- 7. Report monthly total income and expenses and the source of all income to the Community Supervision Officer;
- 8. Notify the Community Supervision Officer within five (5) days if questioned by any peace officer or after any charge of violating any law has been made against you, stating the offense charged, the jurisdiction in which the charge is filed and the disposition or status of the charge;
- 9. Not enter into any agreement to act as "informer" or special agent for any peace officer or law enforcement agency;
- 10. Reside within Brazoria/Galveston. County, Texas, and do not change place of residence within said County without first notifying the Community Supervision Officer in writing;
- 11. Not leave the State of Texas without first obtaining permission in writing from the Community Supervision Officer showing that the Court authorizes such leave, and not leave the county of court approved residence for longer than seventy-two (72) hours without first obtaining permission from the Community Supervision Officer in accordance with the policy of Brazoria County Community Supervision and Corrections Department;
- 12. Permit the Community Supervision Officer to visit you at your residence or elsewhere;
- 13. Seek suitable employment in some lawful occupation, work faithfully to perform the duties of the employment and maintain a standard of personal appearance that will not impede you in obtaining and/or maintaining employment; specifically, do not make any job change without first notifying the Community Supervision Officer and if terminated notify the Community Supervision-Officer by the next business day thereafter documenting daily efforts to secure employment and secure other employment within a period of sixty (60) days;

14.	Sur	port	the dependents that you now have or that you acquire during the term of this community supervision;
15.	Sug Cor	ervis unty (to an evaluation of your educational skill level within thirty (30) days at the direction of the Brazoria County Community sion and Corrections Department and participate in any necessary literacy programs at the direction of the Brazoria Community Supervision and Corrections Department, and obey all rules, regulations, and policies of said programs until fully terminated by the Court;
16.	Pay	the:	following:
		a,	REIMBURSEMENT FEE of \$60,00 per month during the term of your supervision, payments to be made on the 1st of the worth becomes 80 days refers payable through the Brazoria County supervision and Corrections Department.
		b.	RESTITUTION OF \$25,000.00 at \$ 250.00/4 per month until paid in full, payments to be made on On the 1st of the north period of this county to be payable through the Brazoria County Community Supervision and Corrections Department of this county, to be paid to the victims in the respective sums of money as is listed in the Restitution Schedule attached hereto. If we release them TTC, if not paid in full paid in full, payments to be made on On the supervision and corrections Department of this county, to be paid to the victims in the respective sums of money as is listed in the Restitution Schedule attached hereto.
		c.	CRIME STOPPERS FEE of \$50.00 (no more than \$50.00) payable through the Brazoria County Community Supervision and Corrections Department on or before 30 days from this date.
		d.	FAMILY VIOLENCE FEE of \$100.00 to be paid in full, on or before 90 days from this date, payable through the Brazoria County Community Supervision and Corrections Department. The Department shall remit the monies to the Brazoria County Women's Center, in accordance with State law.
			y the following according to the payment agreement made with the Brazoria County Collections Department: \$25.00 one-time payment fee applies to 18e, 18f & 18g if not paid on or before 30 days from the date of this order.)
		e.	FINE of \$500.00, full payment payable through the Clerk of this Court.
		f.	COURT COST of \$365.00, full payment payable through the Clerk of this Court.
		g.	MANDATORY FINES of 340 full payment payable through the Clerk of this Court.
		h.	ATTORNEY FEES of \$, full payment payable through the Clerk of this Court.
17	Co	ımnı	to random drug and/or alcohol testing and analysis, immediately upon arrest for any offense, or when requested by the unity Supervision Officer, to determine whether or not you are using or are under the influence of alcohol or any ice capable of causing intoxication or any controlled substance and pay the assessed fee.
18			rchase nor have in your possession a rifle, shotgun, handgun or any weapon deemed illegal, unlawful or prohibited by law, it home, in a motor vehicle or on your person;
19			our designated place of residence, as noted on your last monthly report form, by 10:00 P.M. / (1:00 P.M.) and remain there 00 A.M., except when at work or on a direct route to or from work;
conditi	ions At	: tend :	ore, during the term of your supervision you shall strictly follow and observe the following marked terms and and successfully complete the 15-hour State-approved, Texas Drug Offender Education Program within 180 days lirection of the Brazoria County Community Supervision and Corrections Department; follow all
			nendations and pay the established fee for said program.
<u> </u>	\mathbf{B}_{i}	razori	and successfully complete the 12-hour State-approved, DWI Education Class within 180 days at the direction of the ia County Community Supervision and Corrections Department; follow all recommendations and pay the established fee i program.
<u> </u>			and successfully complete the 30-hour State-approved, Driving While Intoxicated Intervention Program within nine nths, at the direction of the Brazoria County Community Supervision and Corrections Department; follow all

23. Participate in Victim Impact Panel within nine (9) months as directed by the Community Supervision Officer and pay

recommendations and pay the established fee for said program.

assessed fee.

<u> </u>	You shall install an ignition interlock device on the motor vehicle owned by you or on the vehicle most regularly driven by you, at your own expense and make arrangements to participate in a vehicle ignition interlock program and follow all rules and regulations of said program within 5 business days of this order. Said device shall be installed with a camera and shall remain installed upon the vehicle until further order of this Court, but in no case, less than one-half of the period of community supervision. You shall not operate a motor vehicle that does not have a device installed that uses a deep lung breath analysis mechanism to make impractical the operation of a motor vehicle if ethyl alcohol is detected in the breath.
/	In the event you do not own or operate a motor vehicle, this Court requires you to participate in the In-Home Device for Alcohol Monitoring
₫ 25.	Attend the following cognitive based class(es) as directed by the Community Supervision Officer and successfully complete said class(es) within 180 days from the date And pay assessed fee for said program(s): Anti-Theft Anger Management Readiness to Change Alcohol/Drug Awareness Batterer's Intervention and Prevention Program Thinking for a Change
	You shall submit to a substance abuse assessment within sixty (60) days of this order as approved by the Community Supervision and Corrections Department and pay the assessed fee for said assessment and follow all recommendations of the assessment.
<u> </u>	You shall submit to a psychological evaluation within sixty (60) days of this order at the direction of the Community Supervision Officer and pay the assessed fee for said evaluation and follow all recommendations.
☐ 28.	You shall obtain your GED or high school diploma on or before
☐ 29.	Work faithfully, without compensation, at a Community-Service Task assigned by the Court, specifically workhours for a Community Restitution Program of the Brazoria County Community Supervision and Corrections Department, working no less than 16 hours per month. Hour for Hour
☐ 30.	Submit to a period of detention in the County Jail of Brazoria County, Texas, to serve a term of incarceration of days, to begin on the day of 20, to be served as follows::
	☐ Pursuant to the attached ORDER OF INTENSIVE COMMUNITY SERVICE
31.	You shall participate in the Intensive Supervision Program of this jurisdiction, specifically, a high-level supervision caseload and report to the Community Supervision Officer as directed by the Court and obey all rules, regulations, and policies of said program as detailed in the applicable addendum until discharged by the Court:
	☐ Sex Offender Caseload ☐ High Risk Intervention Caseload ☐ Re-Entry Caseload ☐ Mental Health Caseload ☐ Substance Abuse Caseload ☐ Co-Occurring Caseload ☐ Domestic Violence Court ☐ Drug Court ☐ DWI Court ☐ Veterans Court ☐ Recommit to Recovery Program
☐ 32.	You shall participate in a substance abuse treatment program as directed by the Community Supervision Officer and abide by all rules, regulations and policies of designated program until successfully discharged from said program;
	OUTPATIENT SUBSTANCE ABUSE TREATMENT PROGRAM
	☐ RESIDENTIAL SUBSTANCE ABUSE TREATMENT PROGRAM
	You shall remain in the custody of the Brazoria County Sheriff's Office until a bed becomes available, not to exceed 180 days or 120 days if a State Jail Felony.

	You shall abide by the following special conditions of the Substance Abuse Felony Punishment Facility: (a) PARTICIPATE in the Substance Abuse Felony Punishment Facility (Special Needs Unit if deemed appropriate) beginning upon availability of space, for an indeterminate term of six (6) months to twelve (12) months. While there, comply with all the rules, regulations, and treatment programs, remaining until released by the Court. Remain in the Brazoria County Jail beginning until transported to the SAFPF by the Brazoria County Sheriff's Department. (b) UPON release from SAFPF, participate in Transitional Treatment Center, for the purpose of residential substance abuse aftercare. Cooperate (12) 100 to the treatment program requirements, and obey all rules and regulations, remaining therein until
	released by the Court. (Or 4C Outpatient Aftercare Program) (c) UPON release from the Transitional Treatment Center, submit to any Texas Health and Human Services (HHS) licensed and funded Aftercare program for the purpose of outpatient substance abuse aftercare. Cooperate fully with all treatment program requirements; obey all rules and regulations of the Center, remaining therein until released by the program. (d) AVOID the use of any narcotic medication (only non-narcotic prescriptions or over-the-counter drugs may be used). (e) Supervision fee of \$ per month shall be waived until ninety (90) days after successful discharge from the Substance Abuse Felony Punishment Treatment Facility (SAFPF) Unit. (f) Be at your designated place of residence, as noted on your last monthly report form, by 10:00 p.m. and remain there until 6:00 a.m. except when at work or on a direct route going to or from work;
☐ 34.	You shall make arrangements to secure the SECURE CONTINUOUS REMOTE ALCOHOL MONITOR (SCRAM) Ankle monitor and said device shall be attached to defendant's ankle NO LATER THAN DAYS from this date and remain secured on the defendant for NOT LESS THAN DAYS from the date secured. You will pay all costs associated with the SCRAM monitor. You shall not tamper with monitor or obstruct the monitor. You will not miss any communication times set out in the participant agreement. You will abide by all rules set out by the participant agreement, You will show monitor to the Community Supervision Officer at each contact. You understand that PRIOR TO THE SCRAM DEVICE BEING SECURED and from the date of this judgment, any use of alcohol or illegal use of controlled substances is a VIOLATION OF COURT-ORDERED CONDITIONS.
☐ 35.	You shall submit to electronic monitoring for a period of days at the direction of the Brazoria County Community Supervision and Corrections Department and follow all rules and regulations of said program.
□ 36.	Your driver's license shall be suspended for days/years.
□ 37.	You are ordered to appear on atA.M./P.M. for a review before the Court at which time the Court may order future review dates.
□ 38.	You shall not have contact, direct or indirect, either in person, in writing, electronically, by phone or through third parties for any reason except as specifically permitted by this Court, with
39.	Surrender law livence and agree to lot fractice low change
☐ ⁴ 0.	
☐ 41.	

You are hereby advised that the Court has the authority at any time during the period of your supervision to revoke your supervision for violations of any of the conditions set out. 15th day of Deunlin, 2013 -JUDGE PRESIDING **461st District Court** BRAZORIA COUNTY, TEXAS ASSISTANT DISTRICT ATTORNEY I acknowledge that a community supervision I acknowledge receipt from the Clerk a copy officer of Brazoria County, Texas, and the of my conditions of community supervision. Court have explained the conditions of my community supervision and I understand them. Dated COMMUNITY SUPERVISION OFFICER Defendant's Right Thumb

Cause No. 95138-CR Defendant: Gregory Rincon

Restitution Schedule

Name:		
Address:		
Phone:	-	
Note:		
Amount:		_
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NO. 95138-CR

THE STATE OF TEXAS GREGORY RINCON

§ IN THE 461ST DISTRICT COURT

§ BRAZORIA COUNTY, TEXAS

SUPPLEMENTAL CONDITIONS TO SUPERVISION ORDER

On this day of 20, I a	am entered a plea of guilty in the above styled and numbered case. As part of that
plea agreement I requested that I be place	ced on community supervision. Accordingly, I acknowledge and agree to follow all terms and
conditions of community supervision in	aposed by this Court and these Supplemental Conditions.

I hereby acknowledge and agree that, pursuant to Article 42A.301 of the Texas Code of Criminal Procedure, a validated Risk and Needs Assessment (the Assessment) will be conducted for purposes of determining the conditions of community supervision. Today I am agreeing to certain conditions of community supervision which are contained in the Order for Community Supervision (the Order) which are hereby imposed prior to the Assessment being conducted. I understand that I have the right to have the Assessment prepared prior to being placed on Community Supervision, but I expressly waive that right.

I agree that an Assessment will be conducted following my plea of guilty.

I agree, as a condition of the Court's willingness to accept the terms of the Plea Agreement, that if the Assessment recommends additional conditions, I will be asked to execute an amendment to my Order reflecting such terms. If I do not agree with the requested additional conditions, I understand that I can request a hearing with the Court, and after such hearing, if the Court decides to require the additional conditions, those conditions will become a part of my conditions of community supervision. At the hearing the Assessment will be prima facie proof of the additional conditions, but I understand that I can produce evidence as to why the additional conditions should not be imposed. I further understand and agree that the Court, after notice and hearing, if any such hearing has been requested by me, can Order the amendment to the terms of the Order, even if I am not otherwise in violation of any terms of my original Order.

I agree and understand that based upon the results of the risk and needs assessment, the Court may order one or more of the following additional conditions of community supervision:

-Electronic monitoring/OPS

-Curfew

-Parenting classes

-Random drug testing

-Comply with CPS conditions
-No Contact with Injured Party

-Do not go within feet of a location

-Do not go within ___ teet of a location -Psychological/Sexual Evaluation

-Driver Safety Course

-Counseling

-Alternative Alcohol Monitoring device/SCRAM/Ignition Interlock

-Education classes

-Cognitive classes

-No alcohol

-Community Service or inmate community service

-No contact with codefendants, or other individuals

-Mental Health Evaluation

-No contact/no unsupervised contact with children under the age of 17

-Gun Safety Course

-Prison for a Day

-Substance Abuse Assessment which could result in recommendation for:

-Outpatient treatment

-Education classes

-Residential treatment

-AA/NA or specified support group

-Counseling

-Specialized Caseload/Specialized Conditions of Probation (for example, high risk caseload, substance abuse caseload, co-occurring caseload, domestic violence caseload, mental health caseload, sex offender caseload)

-Specialty Court (Domestic Violence, Drug, DWI, Veterans)

-Driver License Suspension

-Obtain GED or high school diploma

-Victim Impact Panel

-Letter of Apology

I have fully reviewed, understand, and agree to the above which is hereby incorporated as part of my Supervision Order as if copied therein verbatim.

Thave fully reviewed and explained the above to the Defendant, and in my oninion he fully understands. I further agree

I have fully reviewed and explained the above to the Defendant, and in my opinion he fully understands. I further agree that if Amendments to the Order are requested after the Assessment is prepared, I will confer with my client, and if a hearing is requested, I will represent my client at the hearing.

Signed this 1st day of December 2023

ATTORNEY FOR DEFENDANT

TITOGE PRESIDING

THE STATE OF TEXAS }
COUNTY OF BRAZORIA }

I, CASSANDRA TIGNER, Clerk of the District Court within and for Brazoria County, Texas, do hereby certify that the above and foregoing is a true and correct copy of Judgment of Conviction by Court - Waiver of Jury Trial in Cause No. 95138-CR, styled The State of Texas vs. Gregory Rincon as the same appears on the file in the Office of the Clerk of the District Court of Brazoria County, Texas.

Given under my hand and the seal of said Court on this 4th day of December, 2023.

CASSANDRA TIGNER Clerk, District Court, Brazoria County, Texas

M auna

Digitally signed by Maureen Roy

Date: 2023.12.04

10:58:18 -06'00'

Maureen Roy, Deputy

AFFIDAVIT

THE STATE OF TEXAS COUNTY OF TRAVIS

BEFORE ME, the undersigned authority, on this day personally appeared Richard Huntpalmer, Petitioner's attorney of record, who, being by me duly sworn, deposed as follows:

"My name is Richard Huntpalmer. I am over the age of 18 years, of sound mind, capable of making this affidavit, and state the following:

Based upon information and belief, Gregory Rincon, whose Texas Bar Card Number is 24054154, is licensed as an attorney and counselor at law in the State of Texas. Based upon information and belief Gregory Rincon, named as Respondent in the Petition for Compulsory Discipline filed with the Board of Disciplinary Appeals is one and the same person as the Gregory Rincon who is the subject of the following matters:

Judgment of Conviction - Waiver of Jury Trial in Cause No. 94549-CR, styled The State of Texas v. Gregory Rincon, in the 461st District Court of Brazoria County, Texas; wherein Respondent was committed to the custody of the Texas Department of Criminal Justice for a term of ten (10) years and further order to pay restitution in the amount of \$56,468.41:

Judgment of Conviction – Waiver of Jury Trial in Cause No. 95137-CR. styled The State of Texas v. Gregory Rincon, in the 461st District Court of Brazoria County, Texas; wherein Respondent was placed on Community Supervision for ten (10) years, and further ordered to pay restitution in the amount of \$115,000.00 along with other terms and conditions:

Judgment of Conviction – Waiver of Jury Trial in Cause No. 95138-CR. styled The State of Texas v. Gregory Rincon, in the 461st District Court of Brazoria County, Texas; wherein Respondent was placed on Community Supervision for ten (10) years, and further ordered to pay \$25,000.00 in restitution along with other terms and conditions.

FURTHER Affiant saith not.

Richard Huntpalmer

SWORN AND SUBSCRIBED before me on the 21th day of 4ebruary 2024.

TANYA B GALINGER 🕅 Notary Public, State of Texas Notary without Bond

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

Exhibit

INTERNAL PROCEDURAL RULES

BOARD OF DISCIPLINARY APPEALS

Current through June 21, 2018

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INTERNAL PROCEDURAL RULES

Board of Disciplinary Appeals

Current through June 21, 2018

I. GENERAL PROVISIONS

Rule 1.01. Definitions

- (a) "BODA" is the Board of Disciplinary Appeals.
- (b) "Chair" is the member elected by BODA to serve as chair or, in the Chair's absence, the member elected by BODA to serve as vice-chair.
- (c) "Classification" is the determination by the CDC under TRDP 2.10 or by BODA under TRDP 7.08(C) whether a grievance constitutes a "complaint" or an "inquiry."
- (d) "BODA Clerk" is the executive director of BODA or other person appointed by BODA to assume all duties normally performed by the clerk of a court.
- (e) "CDC" is the Chief Disciplinary Counsel for the State Bar of Texas and his or her assistants.
- (f) "Commission" is the Commission for Lawyer Discipline, a permanent committee of the State Bar of Texas.
- (g) "Executive Director" is the executive director of BODA.
- (h) "Panel" is any three-member grouping of BODA under TRDP 7.05.
- (i) "Party" is a Complainant, a Respondent, or the Commission.
- (j) "TDRPC" is the Texas Disciplinary Rules of Professional Conduct.
- (k) "TRAP" is the Texas Rules of Appellate Procedure.
- (1) "TRCP" is the Texas Rules of Civil Procedure.
- (m) "TRDP" is the Texas Rules of Disciplinary Procedure.
- (n) "TRE" is the Texas Rules of Evidence.

Rule 1.02. General Powers

Under TRDP 7.08, BODA has and may exercise all the powers of either a trial court or an appellate court, as the case may be, in hearing and determining disciplinary proceedings. But TRDP 15.01 [17.01] applies to the enforcement of a judgment of BODA.

Rule 1.03. Additional Rules in Disciplinary Matters

Except as varied by these rules and to the extent applicable. the TRCP, TRAP, and TRE apply to all disciplinary matters before BODA, except for appeals from classification decisions, which are governed by TRDP 2.10 and by Section 3 of these rules.

Rule 1.04. Appointment of Panels

(a) BODA may consider any matter or motion by panel,

except as specified in (b). The Chair may delegate to the Executive Director the duty to appoint a panel for any BODA action. Decisions are made by a majority vote of the panel; however, any panel member may refer a matter for consideration by BODA sitting en banc. Nothing in these rules gives a party the right to be heard by BODA sitting en banc.

(b) Any disciplinary matter naming a BODA member as Respondent must be considered by BODA sitting en banc. A disciplinary matter naming a BODA staff member as Respondent need not be heard en banc.

Rule 1.05. Filing of Pleadings, Motions, and Other **Papers**

- (a) Electronic Filing. All documents must be filed electronically. Unrepresented persons or those without the means to file electronically may electronically file documents, but it is not required.
 - (1) Email Address. The email address of an attorney or an unrepresented party who electronically files a document must be included on the document.
 - (2) Timely Filing. Documents are filed electronically by emailing the document to the BODA Clerk at the email address designated by BODA for that purpose. A document filed by email will be considered filed the day that the email is sent. The date sent is the date shown for the message in the inbox of the email account designated for receiving filings. If a document is sent after 5:00 p.m. or on a weekend or holiday officially observed by the State of Texas, it is considered filed the next business day.
 - (3) It is the responsibility of the party filing a document by email to obtain the correct email address for BODA and to confirm that the document was received by BODA in legible form. Any document that is illegible or that cannot be opened as part of an email attachment will not be considered filed. If a document is untimely due to a technical failure or a system outage, the filing party may seek appropriate relief from BODA.

(4) Exceptions.

- (i) An appeal to BODA of a decision by the CDC to classify a grievance as an inquiry is not required to be filed electronically.
- (ii) The following documents must not be filed electronically:
 - a) documents that are filed under seal or subject to a pending motion to seal; and
 - b) documents to which access is otherwise restricted by court order.
- (iii) For good cause, BODA may permit a party to file other documents in paper form in a particular case.
- (5) Format. An electronically filed document must:

- (i) be in text-searchable portable document format (PDF);
- (ii) be directly converted to PDF rather than scanned, if possible; and
- (iii) not be locked.
- (b) A paper will not be deemed filed if it is sent to an individual BODA member or to another address other than the address designated by BODA under Rule 1.05(a)(2).
- (c) **Signing.** Each brief, motion, or other paper filed must be signed by at least one attorney for the party or by the party pro se and must give the State Bar of Texas card number, mailing address, telephone number, email address, and fax number, if any, of each attorney whose name is signed or of the party (if applicable). A document is considered signed if the document includes:
 - (1) an "/s/" and name typed in the space where the signature would otherwise appear, unless the document is notarized or sworn; or
 - (2) an electronic image or scanned image of the signature.
- (d) **Paper Copies.** Unless required by BODA, a party need not file a paper copy of an electronically filed document.
- (e) **Service.** Copies of all documents filed by any party other than the record filed by the evidentiary panel clerk or the court reporter must, at or before the time of filing, be served on all other parties as required and authorized by the TRAP.

Rule 1.06. Service of Petition

In any disciplinary proceeding before BODA initiated by service of a petition on the Respondent, the petition must be served by personal service; by certified mail with return receipt requested; or, if permitted by BODA, in any other manner that is authorized by the TRCP and reasonably calculated under all the circumstances to apprise the Respondent of the proceeding and to give him or her reasonable time to appear and answer. To establish service by certified mail, the return receipt must contain the Respondent's signature.

Rule 1.07. Hearing Setting and Notice

- (a) **Original Petitions.** In any kind of case initiated by the CDC's filing a petition or motion with BODA, the CDC may contact the BODA Clerk for the next regularly available hearing date before filing the original petition. If a hearing is set before the petition is filed, the petition must state the date, time, and place of the hearing. Except in the case of a petition to revoke probation under TRDP 2.23 [2.22], the hearing date must be at least 30 days from the date that the petition is served on the Respondent.
- (b) **Expedited Settings.** If a party desires a hearing on a matter on a date earlier than the next regularly available BODA hearing date, the party may request an expedited setting in a written motion setting out the reasons for the

- request. Unless the parties agree otherwise, and except in the case of a petition to revoke probation under TRDP 2.23 [2.22], the expedited hearing setting must be at least 30 days from the date of service of the petition, motion, or other pleading. BODA has the sole discretion to grant or deny a request for an expedited hearing date.
- (c) **Setting Notices.** BODA must notify the parties of any hearing date that is not noticed in an original petition or motion.
- (d) Announcement Docket. Attorneys and parties appearing before BODA must confirm their presence and present any questions regarding procedure to the BODA Clerk in the courtroom immediately prior to the time docket call is scheduled to begin. Each party with a matter on the docket must appear at the docket call to give an announcement of readiness, to give a time estimate for the hearing, and to present any preliminary motions or matters. Immediately following the docket call, the Chair will set and announce the order of cases to be heard.

Rule 1.08. Time to Answer

The Respondent may file an answer at any time, except where expressly provided otherwise by these rules or the TRDP, or when an answer date has been set by prior order of BODA. BODA may, but is not required to, consider an answer filed the day of the hearing.

Rule 1.09. Pretrial Procedure

(a) Motions.

- (1) Generally. To request an order or other relief, a party must file a motion supported by sufficient cause with proof of service on all other parties. The motion must state with particularity the grounds on which it is based and set forth the relief sought. All supporting briefs, affidavits, or other documents must be served and filed with the motion. A party may file a response to a motion at any time before BODA rules on the motion or by any deadline set by BODA. Unless otherwise required by these rules or the TRDP, the form of a motion must comply with the TRCP or the TRAP.
- (2) For Extension of Time. All motions for extension of time in any matter before BODA must be in writing, comply with (a)(1), and specify the following:
 - (i) if applicable, the date of notice of decision of the evidentiary panel, together with the number and style of the case;
 - (ii) if an appeal has been perfected, the date when the appeal was perfected;
 - (iii) the original deadline for filing the item in question;
 - (iv) the length of time requested for the extension;
 - (v) the number of extensions of time that have been granted previously regarding the item in question; and

- (vi) the facts relied on to reasonably explain the need for an extension.
- (b) **Pretrial Scheduling Conference.** Any party may request a pretrial scheduling conference, or BODA on its own motion may require a pretrial scheduling conference.
- (c) **Trial Briefs.** In any disciplinary proceeding before BODA, except with leave, all trial briefs and memoranda must be filed with the BODA Clerk no later than ten days before the day of the hearing.
- (d) Hearing Exhibits, Witness Lists, and Exhibits Tendered for Argument. A party may file a witness list, exhibit, or any other document to be used at a hearing or oral argument before the hearing or argument. A party must bring to the hearing an original and 12 copies of any document that was not filed at least one business day before the hearing. The original and copies must be:
 - (1) marked;
 - (2) indexed with the title or description of the item offered as an exhibit; and
 - (3) if voluminous, bound to lie flat when open and tabbed in accordance with the index.

All documents must be marked and provided to the opposing party before the hearing or argument begins.

Rule 1.10. Decisions

- (a) **Notice of Decisions.** The BODA Clerk must give notice of all decisions and opinions to the parties or their attorneys of record.
- (b) **Publication of Decisions.** BODA must report judgments or orders of public discipline:
 - (1) as required by the TRDP; and
 - (2) on its website for a period of at least ten years following the date of the disciplinary judgment or order.
- (c) **Abstracts of Classification Appeals.** BODA may, in its discretion, prepare an abstract of a classification appeal for a public reporting service.

Rule 1.11. Board of Disciplinary Appeals Opinions

- (a) BODA may render judgment in any disciplinary matter with or without written opinion. In accordance with TRDP 6.06, all written opinions of BODA are open to the public and must be made available to the public reporting services, print or electronic, for publishing. A majority of the members who participate in considering the disciplinary matter must determine if an opinion will be written. The names of the participating members must be noted on all written opinions of BODA.
- (b) Only a BODA member who participated in the decision of a disciplinary matter may file or join in a written opinion concurring in or dissenting from the judgment of BODA. For purposes of this rule, in hearings in which evidence is taken, no member may participate in

the decision unless that member was present at the hearing. In all other proceedings, no member may participate unless that member has reviewed the record. Any member of BODA may file a written opinion in connection with the denial of a hearing or rehearing en banc.

(c) A BODA determination in an appeal from a grievance classification decision under TRDP 2.10 is not a judgment for purposes of this rule and may be issued without a written opinion.

Rule 1.12. BODA Work Product and Drafts

A document or record of any nature—regardless of its form, characteristics, or means of transmission—that is created or produced in connection with or related to BODA's adjudicative decision-making process is not subject to disclosure or discovery. This includes documents prepared by any BODA member, BODA staff, or any other person acting on behalf of or at the direction of BODA.

Rule 1.13. Record Retention

Records of appeals from classification decisions must be retained by the BODA Clerk for a period of at least three years from the date of disposition. Records of other disciplinary matters must be retained for a period of at least five years from the date of final judgment, or for at least one year after the date a suspension or disbarment ends, whichever is later. For purposes of this rule, a record is any document, paper, letter, map, book, tape, photograph, film, recording, or other material filed with BODA, regardless of its form, characteristics, or means of transmission.

Rule 1.14. Costs of Reproduction of Records

The BODA Clerk may charge a reasonable amount for the reproduction of nonconfidential records filed with BODA. The fee must be paid in advance to the BODA Clerk.

Rule 1.15. Publication of These Rules

These rules will be published as part of the TDRPC and TRDP.

II. ETHICAL CONSIDERATIONS

Rule 2.01. Representing or Counseling Parties in Disciplinary Matters and Legal Malpractice Cases

- (a) A current member of BODA must not represent a party or testify voluntarily in a disciplinary action or proceeding. Any BODA member who is subpoenaed or otherwise compelled to appear at a disciplinary action or proceeding, including at a deposition, must promptly notify the BODA Chair.
- (b) A current BODA member must not serve as an expert witness on the TDRPC.
- (c) A BODA member may represent a party in a legal malpractice case, provided that he or she is later recused in accordance with these rules from any proceeding before BODA arising out of the same facts.

Rule 2.02. Confidentiality

- (a) BODA deliberations are confidential, must not be disclosed by BODA members or staff, and are not subject to disclosure or discovery.
- (b) Classification appeals, appeals from evidentiary judgments of private reprimand, appeals from an evidentiary judgment dismissing a case, interlocutory appeals or any interim proceedings from an ongoing evidentiary case, and disability cases are confidential under the TRDP. BODA must maintain all records associated with these cases as confidential, subject to disclosure only as provided in the TRDP and these rules.
- (c) If a member of BODA is subpoenaed or otherwise compelled by law to testify in any proceeding, the member must not disclose a matter that was discussed in conference in connection with a disciplinary case unless the member is required to do so by a court of competent jurisdiction

Rule 2.03. Disqualification and Recusal of BODA Members

- (a) BODA members are subject to disqualification and recusal as provided in TRCP 18b.
- (b) BODA members may, in addition to recusals under (a), voluntarily recuse themselves from any discussion and voting for any reason. The reasons that a BODA member is recused from a case are not subject to discovery.
- (c) These rules do not disqualify a lawyer who is a member of, or associated with, the law firm of a BODA member from serving on a grievance committee or representing a party in a disciplinary proceeding or legal malpractice case. But a BODA member must recuse himor herself from any matter in which a lawyer who is a member of, or associated with, the BODA member's firm is a party or represents a party.

III. CLASSIFICATION APPEALS

Rule 3.01. Notice of Right to Appeal

- (a) If a grievance filed by the Complainant under TRDP 2.10 is classified as an inquiry, the CDC must notify the Complainant of his or her right to appeal as set out in TRDP 2.10 or another applicable rule.
- (b) To facilitate the potential filing of an appeal of a grievance classified as an inquiry, the CDC must send the Complainant an appeal notice form, approved by BODA, with the classification disposition. The form must include the docket number of the matter; the deadline for appealing; and information for mailing, faxing, or emailing the appeal notice form to BODA. The appeal notice form must be available in English and Spanish.

Rule 3.02. Record on Appeal

BODA must only consider documents that were filed with the CDC prior to the classification decision. When a notice of appeal from a classification decision has been filed, the CDC must forward to BODA a copy of the grievance and all supporting documentation. If the appeal challenges the classification of an amended grievance, the CDC must also send BODA a copy of the initial grievance, unless it has been destroyed.

IV. APPEALS FROM EVIDENTIARY PANEL HEARINGS

Rule 4.01. Perfecting Appeal

- (a) **Appellate Timetable.** The date that the evidentiary judgment is signed starts the appellate timetable under this section. To make TRDP 2.21 [2.20] consistent with this requirement, the date that the judgment is signed is the "date of notice" under Rule 2.21 [2.20].
- (b) **Notification of the Evidentiary Judgment.** The clerk of the evidentiary panel must notify the parties of the judgment as set out in TRDP 2.21 [2.20].
 - (1) The evidentiary panel clerk must notify the Commission and the Respondent in writing of the judgment. The notice must contain a clear statement that any appeal of the judgment must be filed with BODA within 30 days of the date that the judgment was signed. The notice must include a copy of the judgment rendered.
 - (2) The evidentiary panel clerk must notify the Complainant that a judgment has been rendered and provide a copy of the judgment, unless the evidentiary panel dismissed the case or imposed a private reprimand. In the case of a dismissal or private reprimand, the evidentiary panel clerk must notify the Complainant of the decision and that the contents of the judgment are confidential. Under TRDP 2.16, no additional information regarding the contents of a judgment of dismissal or private reprimand may be disclosed to the Complainant.
- (c) Filing Notice of Appeal. An appeal is perfected when a written notice of appeal is filed with BODA. If a notice of appeal and any other accompanying documents are mistakenly filed with the evidentiary panel clerk, the notice is deemed to have been filed the same day with BODA, and the evidentiary panel clerk must immediately send the BODA Clerk a copy of the notice and any accompanying documents.
- (d) **Time to File.** In accordance with TRDP 2.24 [2.23], the notice of appeal must be filed within 30 days after the date the judgment is signed. In the event a motion for new trial or motion to modify the judgment is timely filed with the evidentiary panel, the notice of appeal must be filed with BODA within 90 days from the date the judgment is signed.
- (e) Extension of Time. A motion for an extension of time to file the notice of appeal must be filed no later than 15 days after the last day allowed for filing the notice of appeal. The motion must comply with Rule 1.09.

Rule 4.02. Record on Appeal

- (a) Contents. The record on appeal consists of the evidentiary panel clerk's record and, where necessary to the appeal, a reporter's record of the evidentiary panel hearing.
- (b) Stipulation as to Record. The parties may designate parts of the clerk's record and the reporter's record to be included in the record on appeal by written stipulation filed with the clerk of the evidentiary panel.

(c) Responsibility for Filing Record.

- (1) Clerk's Record.
 - (i) After receiving notice that an appeal has been filed. the clerk of the evidentiary panel is responsible for preparing, certifying, and timely filing the clerk's record.
 - (ii) Unless the parties stipulate otherwise, the clerk's record on appeal must contain the items listed in TRAP 34.5(a) and any other paper on file with the evidentiary panel, including the election letter, all pleadings on which the hearing was held, the docket sheet, the evidentiary panel's charge, any findings of fact and conclusions of law, all other pleadings, the judgment or other orders appealed from, the notice of decision sent to each party, any postsubmission pleadings and briefs, and the notice of appeal.
 - (iii) If the clerk of the evidentiary panel is unable for any reason to prepare and transmit the clerk's record by the due date, he or she must promptly notify BODA and the parties, explain why the clerk's record cannot be timely filed, and give the date by which he or she expects the clerk's record to be filed.

(2) Reporter's Record.

- (i) The court reporter for the evidentiary panel is responsible for timely filing the reporter's record if:
 - a) a notice of appeal has been filed;
 - b) a party has requested that all or part of the reporter's record be prepared; and
 - c) the party requesting all or part of the reporter's record has paid the reporter's fee or has made satisfactory arrangements with the reporter.
- (ii) If the court reporter is unable for any reason to prepare and transmit the reporter's record by the due date, he or she must promptly notify BODA and the parties, explain the reasons why the reporter's record cannot be timely filed, and give the date by which he or she expects the reporter's record to be filed.

(d) Preparation of Clerk's Record.

- (1) To prepare the clerk's record, the evidentiary panel clerk must:
 - (i) gather the documents designated by the parties'

- written stipulation or, if no stipulation was filed, the documents required under (c)(1)(ii);
- (ii) start each document on a new page;
- (iii) include the date of filing on each document;
- (iv) arrange the documents in chronological order, either by the date of filing or the date of occurrence;
- (v) number the pages of the clerk's record in the manner required by (d)(2);
- (vi) prepare and include, after the front cover of the clerk's record, a detailed table of contents that complies with (d)(3); and
- (vii) certify the clerk's record.
- (2) The clerk must start the page numbering on the front cover of the first volume of the clerk's record and continue to number all pages consecutively—including the front and back covers, tables of contents, certification page, and separator pages, if any-until the final page of the clerk's record, without regard for the number of volumes in the clerk's record, and place each page number at the bottom of each page.
- (3) The table of contents must:
 - (i) identify each document in the entire record (including sealed documents); the date each document was filed; and, except for sealed documents, the page on which each document begins;
 - (ii) be double-spaced;
 - (iii) conform to the order in which documents appear in the clerk's record, rather than in alphabetical order;
 - (iv) contain bookmarks linking each description in the table of contents (except for descriptions of sealed documents) to the page on which the document begins; and
 - (v) if the record consists of multiple volumes, indicate the page on which each volume begins.
- (e) Electronic Filing of the Clerk's Record. The evidentiary panel clerk must file the record electronically. When filing a clerk's record in electronic form, the evidentiary panel clerk must:
 - (1) file each computer file in text-searchable Portable Document Format (PDF);
 - (2) create electronic bookmarks to mark the first page of each document in the clerk's record;
 - (3) limit the size of each computer file to 100 MB or less, if possible; and
 - (4) directly convert, rather than scan, the record to PDF, if possible.

(f) Preparation of the Reporter's Record.

(1) The appellant, at or before the time prescribed for

perfecting the appeal, must make a written request for the reporter's record to the court reporter for the evidentiary panel. The request must designate the portion of the evidence and other proceedings to be included. A copy of the request must be filed with the evidentiary panel and BODA and must be served on the appellee. The reporter's record must be certified by the court reporter for the evidentiary panel.

- (2) The court reporter or recorder must prepare and file the reporter's record in accordance with TRAP 34.6 and 35 and the Uniform Format Manual for Texas Reporters' Records.
- (3) The court reporter or recorder must file the reporter's record in an electronic format by emailing the document to the email address designated by BODA for that purpose.
- (4) The court reporter or recorder must include either a scanned image of any required signature or "/s/" and name typed in the space where the signature would otherwise
- (6¹) In exhibit volumes, the court reporter or recorder must create bookmarks to mark the first page of each exhibit document.
- (g) Other Requests. At any time before the clerk's record is prepared, or within ten days after service of a copy of appellant's request for the reporter's record, any party may file a written designation requesting that additional exhibits and portions of testimony be included in the record. The request must be filed with the evidentiary panel and BODA and must be served on the other party.
- (h) **Inaccuracies or Defects.** If the clerk's record is found to be defective or inaccurate, the BODA Clerk must inform the clerk of the evidentiary panel of the defect or inaccuracy and instruct the clerk to make the correction. Any inaccuracies in the reporter's record may be corrected by agreement of the parties without the court reporter's recertification. Any dispute regarding the reporter's record that the parties are unable to resolve by agreement must be resolved by the evidentiary panel.
- (i) Appeal from Private Reprimand. Under TRDP 2.16, in an appeal from a judgment of private reprimand, BODA must mark the record as confidential, remove the attorney's name from the case style, and take any other steps necessary to preserve the confidentiality of the private reprimand.
- ¹ So in original.

Rule 4.03. Time to File Record

(a) **Timetable.** The clerk's record and reporter's record must be filed within 60 days after the date the judgment is signed. If a motion for new trial or motion to modify the judgment is filed with the evidentiary panel, the clerk's record and the reporter's record must be filed within 120 days from the date the original judgment is signed, unless

a modified judgment is signed, in which case the clerk's record and the reporter's record must be filed within 60 days of the signing of the modified judgment. Failure to file either the clerk's record or the reporter's record on time does not affect BODA's jurisdiction, but may result in BODA's exercising its discretion to dismiss the appeal, affirm the judgment appealed from, disregard materials filed late, or apply presumptions against the appellant.

(b) If No Record Filed.

- (1) If the clerk's record or reporter's record has not been timely filed, the BODA Clerk must send notice to the party responsible for filing it, stating that the record is late and requesting that the record be filed within 30 days. The BODA Clerk must send a copy of this notice to all the parties and the clerk of the evidentiary panel.
- (2) If no reporter's record is filed due to appellant's fault, and if the clerk's record has been filed, BODA may, after first giving the appellant notice and a reasonable opportunity to cure, consider and decide those issues or points that do not require a reporter's record for a decision. BODA may do this if no reporter's record has been filed because:
 - (i) the appellant failed to request a reporter's record; or
 - (ii) the appellant failed to pay or make arrangements to pay the reporter's fee to prepare the reporter's record, and the appellant is not entitled to proceed without payment of costs.
- (c) Extension of Time to File the Reporter's Record. When an extension of time is requested for filing the reporter's record, the facts relied on to reasonably explain the need for an extension must be supported by an affidavit of the court reporter. The affidavit must include the court reporter's estimate of the earliest date when the reporter's record will be available for filing.
- (d) **Supplemental Record.** If anything material to either party is omitted from the clerk's record or reporter's record, BODA may, on written motion of a party or on its own motion, direct a supplemental record to be certified and transmitted by the clerk for the evidentiary panel or the court reporter for the evidentiary panel.

Rule 4.04. Copies of the Record

The record may not be withdrawn from the custody of the BODA Clerk. Any party may obtain a copy of the record or any designated part thereof by making a written request to the BODA Clerk and paying any charges for reproduction in advance.

Rule 4.05. Requisites of Briefs

- (a) **Appellant's Filing Date.** Appellant's brief must be filed within 30 days after the clerk's record or the reporter's record is filed, whichever is later.
- (b) Appellee's Filing Date. Appellee's brief must be filed

within 30 days after the appellant's brief is filed.

- (c) Contents. Briefs must contain:
 - (1) a complete list of the names and addresses of all parties to the final decision and their counsel:
 - (2) a table of contents indicating the subject matter of each issue or point, or group of issues or points, with page references where the discussion of each point relied on may be found;
 - (3) an index of authorities arranged alphabetically and indicating the pages where the authorities are cited;
 - (4) a statement of the case containing a brief general statement of the nature of the cause or offense and the result:
 - (5) a statement, without argument, of the basis of BODA's jurisdiction;
 - (6) a statement of the issues presented for review or points of error on which the appeal is predicated;
 - (7) a statement of facts that is without argument, is supported by record references, and details the facts relating to the issues or points relied on in the appeal;
 - (8) the argument and authorities;
 - (9) conclusion and prayer for relief;
 - (10) a certificate of service; and
 - (11) an appendix of record excerpts pertinent to the issues presented for review.
- (d) Length of Briefs; Contents Included and Excluded. In calculating the length of a document, every word and every part of the document, including headings, footnotes, and quotations, must be counted except the following: caption, identity of the parties and counsel, statement regarding oral argument, table of contents, index of authorities, statement of the case, statement of issues presented, statement of the jurisdiction, signature, proof of service, certificate of compliance, and appendix. Briefs must not exceed 15,000 words if computer-generated, and 50 pages if not, except on leave of BODA. A reply brief must not exceed 7,500 words if computer-generated, and 25 pages if not, except on leave of BODA. A computer generated document must include a certificate by counsel or the unrepresented party stating the number of words in the document. The person who signs the certification may rely on the word count of the computer program used to prepare the document.
- (e) Amendment or Supplementation. BODA has discretion to grant leave to amend or supplement briefs.
- (f) Failure of the Appellant to File a Brief. If the appellant fails to timely file a brief, BODA may:
 - (1) dismiss the appeal for want of prosecution, unless the appellant reasonably explains the failure, and the appellee is not significantly injured by the appellant's

- failure to timely file a brief;
- (2) decline to dismiss the appeal and make further orders within its discretion as it considers proper; or
- (3) if an appellee's brief is filed, regard that brief as correctly presenting the case and affirm the evidentiary panel's judgment on that brief without examining the record.

Rule 4.06. Oral Argument

- (a) **Request.** A party desiring oral argument must note the request on the front cover of the party's brief. A party's failure to timely request oral argument waives the party's right to argue. A party who has requested argument may later withdraw the request. But even if a party has waived oral argument, BODA may direct the party to appear and argue. If oral argument is granted, the clerk will notify the parties of the time and place for submission.
- (b) **Right to Oral Argument.** A party who has filed a brief and who has timely requested oral argument may argue the case to BODA unless BODA, after examining the briefs, decides that oral argument is unnecessary for any of the following reasons:
 - (1) the appeal is frivolous;
 - (2) the dispositive issue or issues have been authoritatively decided;
 - (3) the facts and legal arguments are adequately presented in the briefs and record; or
 - (4) the decisional process would not be significantly aided by oral argument.
- (c) Time Allowed. Each party will have 20 minutes to argue. BODA may, on the request of a party or on its own, extend or shorten the time allowed for oral argument. The appellant may reserve a portion of his or her allotted time for rebuttal.

Rule 4.07. Decision and Judgment

- (a) **Decision.** BODA may do any of the following:
 - (1) affirm in whole or in part the decision of the evidentiary panel;
 - (2) modify the panel's findings and affirm the findings as modified:
 - (3) reverse in whole or in part the panel's findings and render the decision that the panel should have rendered;
 - (4) reverse the panel's findings and remand the cause for further proceedings to be conducted by:
 - (i) the panel that entered the findings; or
 - (ii) a statewide grievance committee panel appointed by BODA and composed of members selected from the state bar districts other than the district from which the appeal was taken.

(b) Mandate. In every appeal, the BODA Clerk must issue a mandate in accordance with BODA's judgment and send it to the evidentiary panel and to all the parties.

Rule 4.08. Appointment of Statewide Grievance Committee

If BODA remands a cause for further proceedings before a statewide grievance committee, the BODA Chair will appoint the statewide grievance committee in accordance with TRDP 2.27 [2.26]. The committee must consist of six members: four attorney members and two public members randomly selected from the current pool of grievance committee members. Two alternates, consisting of one attorney and one public member, must also be selected. BODA will appoint the initial chair who will serve until the members of the statewide grievance committee elect a chair of the committee at the first meeting. The BODA Clerk will notify the Respondent and the CDC that a committee has been appointed.

Rule 4.09. Involuntary Dismissal

Under the following circumstances and on any party's motion or on its own initiative after giving at least ten days' notice to all parties, BODA may dismiss the appeal or affirm the appealed judgment or order. Dismissal or affirmance may occur if the appeal is subject to dismissal:

- (a) for want of jurisdiction;
- (b) for want of prosecution; or
- (c) because the appellant has failed to comply with a requirement of these rules, a court order, or a notice from the clerk requiring a response or other action within a specified time.

V. PETITIONS TO REVOKE PROBATION

Rule 5.01. Initiation and Service

- (a) Before filing a motion to revoke the probation of an attorney who has been sanctioned, the CDC must contact the BODA Clerk to confirm whether the next regularly available hearing date will comply with the 30-day requirement of TRDP. The Chair may designate a three-member panel to hear the motion, if necessary, to meet the 30-day requirement of TRDP 2.23 [2.22].
- (b) Upon filing the motion, the CDC must serve the Respondent with the motion and any supporting documents in accordance with TRDP 2.23 [2.22], the TRCP, and these rules. The CDC must notify BODA of the date that service is obtained on the Respondent.

Rule 5.02. Hearing

Within 30 days of service of the motion on the Respondent, BODA must docket and set the matter for a hearing and notify the parties of the time and place of the hearing. On a showing of good cause by a party or on its own motion, BODA may continue the case to a future hearing date as circumstances require.

VI. COMPULSORY DISCIPLINE

Rule 6.01. Initiation of Proceeding

Under TRDP 8.03, the CDC must file a petition for compulsory discipline with BODA and serve the Respondent in accordance with the TRDP and Rule 1.06 of these rules.

Rule 6.02. Interlocutory Suspension

- (a) Interlocutory Suspension. In any compulsory proceeding under TRDP Part VIII in which BODA determines that the Respondent has been convicted of an Intentional Crime and that the criminal conviction is on direct appeal, BODA must suspend the Respondent's license to practice law by interlocutory order. In any compulsory case in which BODA has imposed an interlocutory order of suspension, BODA retains jurisdiction to render final judgment after the direct appeal of the criminal conviction is final. For purposes of rendering final judgment in a compulsory discipline case, the direct appeal of the criminal conviction is final when the appellate court issues its mandate.
- (b) **Criminal Conviction Affirmed.** If the criminal conviction made the basis of a compulsory interlocutory suspension is affirmed and becomes final, the CDC must file a motion for final judgment that complies with TRDP 8.05.
 - (1) If the criminal sentence is fully probated or is an order of deferred adjudication, the motion for final judgment must contain notice of a hearing date. The motion will be set on BODA's next available hearing date
 - (2) If the criminal sentence is not fully probated:
 - (i) BODA may proceed to decide the motion without a hearing if the attorney does not file a verified denial within ten days of service of the motion; or
 - (ii) BODA may set the motion for a hearing on the next available hearing date if the attorney timely files a verified denial.
- (c) Criminal Conviction Reversed. If an appellate court issues a mandate reversing the criminal conviction while a Respondent is subject to an interlocutory suspension, the Respondent may file a motion to terminate the interlocutory suspension. The motion to terminate the interlocutory suspension must have certified copies of the decision and mandate of the reversing court attached. If the CDC does not file an opposition to the termination within ten days of being served with the motion, BODA may proceed to decide the motion without a hearing or set the matter for a hearing on its own motion. If the CDC timely opposes the motion, BODA must set the motion for a hearing on its next available hearing date. An order terminating an interlocutory order of suspension does not automatically reinstate a Respondent's license.

VII. RECIPROCAL DISCIPLINE

Rule 7.01. Initiation of Proceeding

To initiate an action for reciprocal discipline under TRDP Part IX, the CDC must file a petition with BODA and request an Order to Show Cause. The petition must request that the Respondent be disciplined in Texas and have attached to it any information concerning the disciplinary matter from the other jurisdiction, including a certified copy of the order or judgment rendered against the Respondent.

Rule 7.02. Order to Show Cause

When a petition is filed, the Chair immediately issues a show cause order and a hearing notice and forwards them to the CDC, who must serve the order and notice on the Respondent. The CDC must notify BODA of the date that service is obtained.

Rule 7.03. Attorney's Response

If the Respondent does not file an answer within 30 days of being served with the order and notice but thereafter appears at the hearing, BODA may, at the discretion of the Chair, receive testimony from the Respondent relating to the merits of the petition.

VIII. DISTRICT DISABILITY COMMITTEE HEARINGS

Rule 8.01. Appointment of District Disability Committee

- (a) If the evidentiary panel of the grievance committee finds under TRDP 2.17(P)(2), or the CDC reasonably believes under TRDP 2.14(C), that a Respondent is suffering from a disability, the rules in this section will apply to the de novo proceeding before the District Disability Committee held under TRDP Part XII.
- (b) Upon receiving an evidentiary panel's finding or the CDC's referral that an attorney is believed to be suffering from a disability, the BODA Chair must appoint a District Disability Committee in compliance with TRDP 12.02 and designate a chair. BODA will reimburse District Disability Committee members for reasonable expenses directly related to service on the District Disability Committee. The BODA Clerk must notify the CDC and the Respondent that a committee has been appointed and notify the Respondent where to locate the procedural rules governing disability proceedings.
- (c) A Respondent who has been notified that a disability referral will be or has been made to BODA may, at any time, waive in writing the appointment of the District Disability Committee or the hearing before the District Disability Committee and enter into an agreed judgment of indefinite disability suspension, provided that the Respondent is competent to waive the hearing. If the Respondent is not represented, the waiver must include a statement affirming that the Respondent has been advised of the right to appointed counsel and waives that right as well.

- (d) All pleadings, motions, briefs, or other matters to be filed with the District Disability Committee must be filed with the BODA Clerk.
- (e) Should any member of the District Disability Committee become unable to serve, the BODA Chair must appoint a substitute member.

Rule 8.02. Petition and Answer

- (a) **Petition.** Upon being notified that the District Disability Committee has been appointed by BODA, the CDC must, within 20 days, file with the BODA Clerk and serve on the Respondent a copy of a petition for indefinite disability suspension. Service must comply with Rule 1.06.
- (b) **Answer.** The Respondent must, within 30 days after service of the petition for indefinite disability suspension, file an answer with the BODA Clerk and serve a copy of the answer on the CDC.
- (c) **Hearing Setting.** The BODA Clerk must set the final hearing as instructed by the chair of the District Disability Committee and send notice of the hearing to the parties.

Rule 8.03. Discovery

- (a) **Limited Discovery.** The District Disability Committee may permit limited discovery. The party seeking discovery must file with the BODA Clerk a written request that makes a clear showing of good cause and substantial need and a proposed order. If the District Disability Committee authorizes discovery in a case, it must issue a written order. The order may impose limitations or deadlines on the discovery.
- (b) **Physical or Mental Examinations.** On written motion by the Commission or on its own motion, the District Disability Committee may order the Respondent to submit to a physical or mental examination by a qualified healthcare or mental healthcare professional. Nothing in this rule limits the Respondent's right to an examination by a professional of his or her choice in addition to any exam ordered by the District Disability Committee.
 - (1) Motion. The Respondent must be given reasonable notice of the examination by written order specifying the name, address, and telephone number of the person conducting the examination.
 - (2) Report. The examining professional must file with the BODA Clerk a detailed, written report that includes the results of all tests performed and the professional's findings, diagnoses, and conclusions. The professional must send a copy of the report to the CDC and the Respondent.
- (c) **Objections.** A party must make any objection to a request for discovery within 15 days of receiving the motion by filing a written objection with the BODA Clerk. BODA may decide any objection or contest to a discovery motion.

Rule 8.04. Ability to Compel Attendance

The Respondent and the CDC may confront and cross-examine witnesses at the hearing. Compulsory process to compel the attendance of witnesses by subpoena, enforceable by an order of a district court of proper jurisdiction, is available to the Respondent and the CDC as provided in TRCP 176.

Rule 8.05. Respondent's Right to Counsel

- (a) The notice to the Respondent that a District Disability Committee has been appointed and the petition for indefinite disability suspension must state that the Respondent may request appointment of counsel by BODA to represent him or her at the disability hearing. BODA will reimburse appointed counsel for reasonable expenses directly related to representation of the Respondent.
- (b) To receive appointed counsel under TRDP 12.02, the Respondent must file a written request with the BODA Clerk within 30 days of the date that Respondent is served with the petition for indefinite disability suspension. A late request must demonstrate good cause for the Respondent's failure to file a timely request.

Rule 8.06. Hearing

The party seeking to establish the disability must prove by a preponderance of the evidence that the Respondent is suffering from a disability as defined in the TRDP. The chair of the District Disability Committee must admit all relevant evidence that is necessary for a fair and complete hearing. The TRE are advisory but not binding on the chair.

Rule 8.07. Notice of Decision

The District Disability Committee must certify its finding regarding disability to BODA, which will issue the final judgment in the matter.

Rule 8.08. Confidentiality

All proceedings before the District Disability Committee and BODA, if necessary, are closed to the public. All matters before the District Disability Committee are confidential and are not subject to disclosure or discovery, except as allowed by the TRDP or as may be required in the event of an appeal to the Supreme Court of Texas.

IX. DISABILITY REINSTATEMENTS

Rule 9.01. Petition for Reinstatement

- (a) An attorney under an indefinite disability suspension may, at any time after he or she has been suspended, file a verified petition with BODA to have the suspension terminated and to be reinstated to the practice of law. The petitioner must serve a copy of the petition on the CDC in the manner required by TRDP 12.06. The TRCP apply to a reinstatement proceeding unless they conflict with these rules.
- (b) The petition must include the information required by TRDP 12.06. If the judgment of disability suspension

contained terms or conditions relating to misconduct by the petitioner prior to the suspension, the petition must affirmatively demonstrate that those terms have been complied with or explain why they have not been satisfied. The petitioner has a duty to amend and keep current all information in the petition until the final hearing on the merits. Failure to do so may result in dismissal without notice.

(c) Disability reinstatement proceedings before BODA are not confidential; however, BODA may make all or any part of the record of the proceeding confidential.

Rule 9.02. Discovery

The discovery period is 60 days from the date that the petition for reinstatement is filed. The BODA Clerk will set the petition for a hearing on the first date available after the close of the discovery period and must notify the parties of the time and place of the hearing. BODA may continue the hearing for good cause shown.

Rule 9.03. Physical or Mental Examinations

- (a) On written motion by the Commission or on its own, BODA may order the petitioner seeking reinstatement to submit to a physical or mental examination by a qualified healthcare or mental healthcare professional. The petitioner must be served with a copy of the motion and given at least seven days to respond. BODA may hold a hearing before ruling on the motion but is not required to do so
- (b) The petitioner must be given reasonable notice of the examination by written order specifying the name, address, and telephone number of the person conducting the examination.
- (c) The examining professional must file a detailed, written report that includes the results of all tests performed and the professional's findings, diagnoses, and conclusions. The professional must send a copy of the report to the parties.
- (d) If the petitioner fails to submit to an examination as ordered, BODA may dismiss the petition without notice.
- (e) Nothing in this rule limits the petitioner's right to an examination by a professional of his or her choice in addition to any exam ordered by BODA.

Rule 9.04. Judgment

If, after hearing all the evidence, BODA determines that the petitioner is not eligible for reinstatement, BODA may, in its discretion, either enter an order denying the petition or direct that the petition be held in abeyance for a reasonable period of time until the petitioner provides additional proof as directed by BODA. The judgment may include other orders necessary to protect the public and the petitioner's potential clients.

X. APPEALS FROM BODA TO THE SUPREME **COURT OF TEXAS**

Rule 10.01. Appeals to the Supreme Court

- (a) A final decision by BODA, except a determination that a statement constitutes an inquiry or a complaint under TRDP 2.10, may be appealed to the Supreme Court of Texas. The clerk of the Supreme Court of Texas must docket an appeal from a decision by BODA in the same manner as a petition for review without fee.
- (b) The appealing party must file the notice of appeal directly with the clerk of the Supreme Court of Texas within 14 days of receiving notice of a final determination by BODA. The record must be filed within 60 days after BODA's determination. The appealing party's brief is due 30 days after the record is filed, and the responding party's brief is due 30 days thereafter. The BODA Clerk must send the parties a notice of BODA's final decision that includes the information in this paragraph.
- (c) An appeal to the Supreme Court is governed by TRDP 7.11 and the TRAP.