

AFFIDAVIT OF ELIZABETH LEINEWEBER
FOR PROBABLE CAUSE CONCERNING
TOMBALL POLICE OFFICER CHRIS BURNS AGGRAVATED PERJURY

The State of Texas }
 }SS
Harris County }

In the Name and by the Authority of the State of Texas

On this day, Elizabeth Leineweber appeared before me, the undersigned notary public, and after I administered an oath to him upon his oath, she said, "My name is Elizabeth Leineweber. I am over the age of majority and capable of attesting to the facts contained herein. The facts to which I am attesting are within my personal knowledge and are true and correct.

On June 21, 2012, I was present in the courtroom of Tomball Municipal Court in a trial in which Nannette Carley had been accused of an offense.

The only witness in the trial was Tomball City Police officer Chris Burns. I watched as Officer Burns was sworn in and sworn to tell the truth.


Although the offense, failure to display driver license on demand, was not a moving offense, and didn't entail whether Ms. Carley had a driver license or not, Officer Burns several times said that he knew of his own personal knowledge that Ms. Carley's driver license had been suspended.

The prosecution played a recording of the police stop when Ms. Carley was ticketed. Officer Burns was the issuing officer. As I watched the tape, I heard the voice of the dispatcher when Officer Burns called to check on Ms. Carley's license. The dispatcher clearly said, "expired". The Officer asked to have Ms. Carley's Texas ID verified. Again the dispatcher clearly said, "DL clear - expired".

After the recording was played, Officer Burns again testified that Ms. Carley's license was suspended. Since the evidence clearly proved that Ms. Carley didn't have a license, it is my belief that Officer Burns lied, or at least embellished the truth, in order to prejudice the jury and give them false information. Said conduct is an offense against the law of this state.

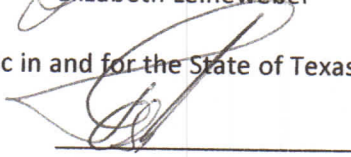
Against the peace and dignity of the State.

Further Affiant sayeth not."

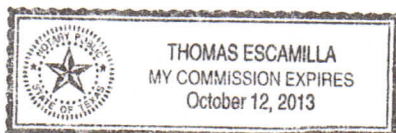


Elizabeth Leineweber

SWORN and SUBSCRIBED before me, a Notary Public in and for the State of Texas, on this the 27 day of June, 2012.



Notary Public



**AFFIDAVIT OF DUSTIN BICE
OF PROBABLE CAUSE FOR THE ARREST OF
OFFICER CHRIS BURNS FOR AGGRAVATED PERJURY**

STATE OF TEXAS }
 }
 } ss
COUNTY OF HARRIS }

In the name and by the authority of the State of Texas

On this day, Dustin Bice, appeared before me, the undersigned notary public, and after I administered an oath to him, upon his oath, he said, "My name is Dustin Bice. I am more than the age of majority and capable of making this affidavit. The facts recited herein are within my personal knowledge and are true and correct.

I was present at a hearing for Ms. Carley in the Tomball Municipal Court, in Harris County, Texas on June 21, 2012.

At the hearing, Officer Chris Burns was sworn in under oath and testified at least three different times that Ms. Carley was driving on a suspended license. Officer Burns made the statement before a jury, knowing the difference between an expired license and a suspended license. The fact is material as Ms. Carley was later convicted. Even after a DVD was played, clearly establishing that Ms. Carley previously had a license that was "expired", not suspended, Officer Burns continued to testify that he knew Ms. Carley was driving on a suspended license.

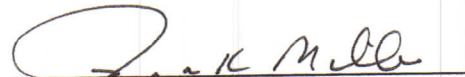
Officer Burns knew he was to tell the truth, he knew that Ms. Carley was not driving on a suspended license, he knew he was under oath, and he lied about the legal status of the license of Ms. Carley to secure a conviction for failure to display. Said conduct is an offense is against the law of this state.

Against the peace and dignity of the State.

Further affiant sayeth not."


Dustin Bice

SWORN TO and SUBSCRIBED before me by Dustin Bice on this the 28 day of June, 2012.


Notary Public in and for
the State of ~~Texas~~ Florida

Tx Dn: Lic. # 28150699

Orange County Florida

Anna K. Miller
Notary Public
of the State of Florida
Sept 1, 2011 - Aug 31, 2015
Commission No. EE 126895

**AFFIDAVIT OF COMPLAINT
OF PROBABLE CAUSE FOR THE OFFENSE
OF AGGRAVATED PERJURY**

STATE OF TEXAS }
 } ss
COUNTY OF HARRIS }

In the name and by the authority of the State of Texas

On this day, Leatrice Nannette Carley, appeared before me, the undersigned notary public, and after I administered an oath to her, upon her oath, she said, "My name is Leatrice Nannette Carley. I am more than 21 years of age and capable of making this affidavit. The facts recited herein are within my personal knowledge and are true and correct.

I was present at a hearing in the Tomball Municipal Court, in Harris County, Texas on June 21, 2012.

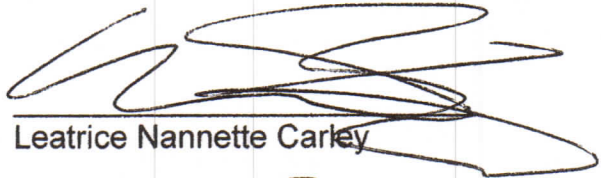
At the hearing, Officer Chris Burns was sworn in under oath and testified at least three different times that I was driving on a suspended license. Officer Burns made the statement before a jury, knowing the difference between an expired license and a suspended license is a material fact. I was later convicted of failure to display, even though I do not have a Texas Driver's License. Even after a DVD was played, it clearly establishing that I previously had a license that was "expired", not suspended, Officer Burns continued to testify that he knew I was driving on a suspended license. Said statement is false.

Officer Burns knew he was to tell the truth, he knew that I was not driving on a suspended license, he knew he was under oath, and he lied about the legal status of

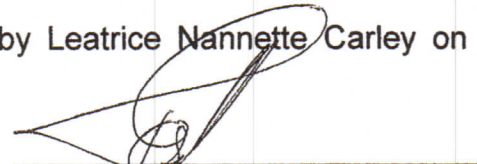
my license to secure a conviction for failure to display. Said conduct is an offense against the law of this state.

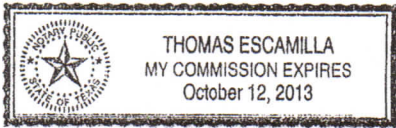
Against the peace and dignity of the State.

Further affiant sayeth not."


Leatrice Nannette Carley

SWORN TO and SUBSCRIBED before me by Leatrice Nannette Carley on this the 18 day of July, 2012.


Notary Public in and for
the State of Texas



7011 1570 0001 0713 8039

June 25,
2012

**AFFIDAVIT OF RHETT PEASE
OF PROBABLE CAUSE FOR THE ARREST OF
OFFICER CHRIS BURNS FOR AGGRAVATED PERJURY**

STATE OF TEXAS }
 } ss
COUNTY OF TRAVIS }

In the name and by the authority of the State of Texas

On this day, Rhett Pease, appeared before me, the undersigned notary public, and after I administered an oath to him, upon his oath, he said, "My name is Rhett Pease. I am more than 21 years of age and capable of making this affidavit. The facts recited herein are within my personal knowledge and are true and correct.

I was present in the Tomball Municipal Court and I observed the appointed person who claimed to be the supervisor of the proceeding. Her nameplate read, "Judge Laryssa Maria Korduba". At the hearing Ms. Carley, the defendant, asked Korduba for a complaint and Korduba refused. Then Korduba stated that she would not give Ms. Carley a complaint until a jury was seated, this denied Ms. Carley the right to object to the complaint. Ms. Carley asked for discovery, including any video evidence so that she could prepare for trial. Korduba refused and denied Ms. Carley any possible way to properly prepare for a jury trial.

Upon being denied a complaint and any evidence against her prior to trial, Ms. Carley asked to see the authority of Korduba to preside. Korduba refused to show her authority to act after belittling Ms. Carley. Korduba told Ms. Carley that she should convince her to show her authority. Korduba obviously does not believe that she is a public servant to the laws of the State of Texas.

At the hearing in the municipal court of Tomball, Texas in Harris County, Texas, on June 21, 2012, Officer Chris Burns was sworn in and testified at least three different times that Ms. Carley was driving on a suspended license. Officer Burns made the statement under oath, before a jury, knowing the difference between an expired license and a suspended license. The fact is material to the conviction of Ms. Carley. Even after a DVD was played, clearly establishing that Ms. Carley previously had a license that was "expired", not suspended, Officer Burns continued to testify that he knew Ms. Carley was driving on a suspended license.

Officer Burns knew he was to tell the truth, he knew that Ms. Carley was not driving on a suspended license, he knew he was under oath, and he lied about the legal status of the license of Ms. Carley to secure a conviction. Said conduct is an offense against the law of this state.

Ms. Korduba, not only observed the unlawful behavior, she encouraged said behavior.

Against the peace and dignity of the State.

Further affiant sayeth not."

Rhett Pease

SWORN TO and SUBSCRIBED before me by Rhett Pease on this the 25th day of June, 2012.

Notary Public in and for
the State of Texas

Rhett Webster Pease

6715 Skynook Drive
Austin, TX 78745

June 25, 2012

Laryssa Korduba
211 Florence St.
Tomball, TX 77375
lkorduba@kordubalaw.com

RE: Suborning aggravated perjury and committing fraud on Ms. Carley to secure conviction

Dear Ms. Korduba,

I was present last Thursday, June 21st, when I witnessed you deny Ms. Carley any basic decency and you certainly did everything that you could to deny her a fair trial.

I know personally, that you refused to give her any complaint prior to seating the jury over the top of her demand. Said action is a violation of the Texas Code of Criminal Procedure.

I also saw that much was made of the fact that she did not hold a valid Texas Driver License. Well, Ms. Fair and Impartial law-giver, she could not have been charged or convicted of the offense that you alleged, because of that very fact.

I saw Officer Chris Burns, take the stand and swear an oath to tell the truth. I saw Officer Burns on at least three occasions tell the jury that Ms. Carley was driving on a suspended license. Officer Burns, made the statement in connection with an official proceeding. Whether or not Ms. Carley was driving on a suspended license or an expired license is material. Officer Burns then produced a DVD that clearly contradicted his "suspended license" statement. The dispatcher on the tape states that Ms. Carley's license was expired.

§ 37.02. PERJURY. (a) A person commits an offense if, with intent to deceive and with knowledge of the statement's meaning:

(1) he makes a false statement under oath or swears to the truth of a false statement previously made and the statement is required or authorized by law to be made under oath; or

(2) he makes a false unsworn declaration under Chapter 132, Civil Practice and Remedies Code.

(b) An offense under this section is a Class A misdemeanor.

Acts 1973, 63rd Leg., p. 883, ch. 399, § 1, eff. Jan. 1, 1974. Amended by Acts 1993, 73rd Leg., ch. 900, § 1.01, eff. Sept. 1, 1994.

§ 37.03. AGGRAVATED PERJURY. (a) A person commits an offense if he commits perjury as

defined in Section 37.02, and the false statement:

- (1) is made during or in connection with an official proceeding; and
- (2) is material.

(b) An offense under this section is a felony of the third degree.

Acts 1973, 63rd Leg., p. 883, ch. 399, § 1, eff. Jan. 1, 1974. Amended by Acts 1993, 73rd Leg., ch. 900, § 1.01, eff. Sept. 1, 1994.

We have several witnesses that can all testify to the same set of facts. Where were you while the officer was sitting there lying? What did you do? When the jury pointed out that they had received the wrong instructions, what did you do? You convicted Ms. Carley of a Class C misdemeanor without any evidence to support your conviction and Officer Burns had to commit a third degree felony to get it done. Do you not see that what you are doing is wrong?

I would suggest that you get out in front of this and press charges against Officer Burns yourself. If you do nothing, then you are tacitly admitting that you suborned the perjury.

Thank you for your consideration,

Rhett Pease