

THE STATE OF TEXAS

221st District Court

v.

Ronald Eugene Reynolds

CAUSE NO. 13-03-03249 -CR

RECEIVED AND FILED FOR RECORD At 2:30 O'Clock P.M.

INDICTMENT

OCT 31 2013

BARBARA GLADDEN ABAMIGK District Clerk MONTGOMERY COUNTY TEXAS Deputy

Table with 4 columns: Count, Charge, DA File #, and an empty column. Rows 1-10 list charges of BARRATRY under various sections of the Texas Penal Code.

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

THE GRAND JURY, for the County of Montgomery, State of Texas, duly selected, empaneled, sworn, charged, and organized as such by the 9th Judicial District Court for said County, upon their oaths present in and to said court that Ronald Eugene Reynolds, the Defendant, on or about March 15, 2012, and before the presentment of this indictment, in the County and State aforesaid, did then and there knowingly accept employment which was the result of solicitation, by telephone, by Crystal Valdez or Robert Valdez, to-wit: legal services for Jose Trevino, and the defendant was then and there a professional, namely, an attorney licensed to practice in this state, and said employment was within the scope of the defendant's license, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of the State Bar of Texas.

Minute Date: 11-01-13

**COUNT NO. 2**

**And the GRAND JURY further presents** in and to said Court that on or about **March 15, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there, with intent to obtain an economic benefit, pay or offer to pay or give or offer to give to Robert Valdez money to solicit employment, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 3**

**And the GRAND JURY further presents** in and to said Court that on or about **March 21, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there knowingly accept employment which was the result of solicitation, by telephone, by Crystal Valdez or Robert Valdez, to-wit: legal services for Carolina Castelan, and the defendant was then and there a professional, namely, an attorney licensed to practice in this state, and said employment was within the scope of the defendant's license, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 4**

**And the GRAND JURY further presents** in and to said Court that on or about **March 21, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there, with intent to obtain an economic benefit, pay or offer to pay or give or offer to give to Robert Valdez money to solicit employment, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 5**

**And the GRAND JURY further presents** in and to said Court that on or about **February 15, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there knowingly accept employment which was the result of solicitation, by telephone, by Crystal Valdez or Robert Valdez, to-wit: legal services for George Sanchez, and the defendant was then and there a professional, namely, an attorney licensed to practice in this state, and said employment was within the scope of the defendant's license, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 6**

**And the GRAND JURY further presents** in and to said Court that on or about **February 15, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there, with intent to obtain an economic benefit, pay or offer to pay or give or offer to give to Robert Valdez money to solicit employment, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**Minute**

**Date:** \_\_\_\_\_

**COUNT NO. 7**

**And the GRAND JURY further presents** in and to said Court that on or about **February 22, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there knowingly accept employment which was the result of solicitation, by telephone, by Crystal Valdez or Robert Valdez, to-wit: legal services for Kuh Taw, and the defendant was then and there a professional, namely, an attorney licensed to practice in this state, and said employment was within the scope of the defendant's license, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 8**

**And the GRAND JURY further presents** in and to said Court that on or about **February 22, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there, with intent to obtain an economic benefit, pay or offer to pay or give or offer to give to Robert Valdez money to solicit employment, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

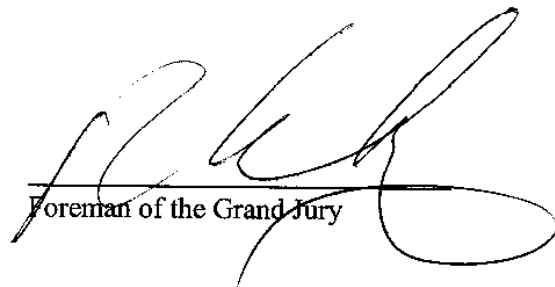
**COUNT NO. 9**

**And the GRAND JURY further presents** in and to said Court that on or about **February 14, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there knowingly accept employment which was the result of solicitation, by telephone, by Crystal Valdez or Robert Valdez, to-wit: legal services for Kalisha Kellar, and the defendant was then and there a professional, namely, an attorney licensed to practice in this state, and said employment was within the scope of the defendant's license, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**COUNT NO. 10**

**And the GRAND JURY further presents** in and to said Court that on or about **February 14, 2012** in Montgomery County, Texas, **Ronald Eugene Reynolds**, hereinafter styled Defendant, did then and there, with intent to obtain an economic benefit, pay or offer to pay or give or offer to give to Robert Valdez money to solicit employment, and the defendant's conduct was not authorized by the Texas Disciplinary Rules of Professional Conduct or any rule of court,

**Against the Peace and Dignity of the State.**

  
Foreman of the Grand Jury

**Minute**  
**Date:** 11-01-13