

No. CR13-0063

The State of Texas Vs. BRIAN KEITH BLALOCK

Charge: THEFT OF PROPERTY >=\$20K<\$100K

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FOR RECORD
415th 2013 FEB -7 DISTRICT
COURT: SHAREHA BILLIAMS DISTRICT CLERK
PARKER COUNTY, TEXAS
BY: *[Signature]* DEPUTY

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

THE GRAND JURY, for the County of Parker, State of Texas, duly selected, impaneled, sworn, charged, and organized as such at the JANUARY Term A.D. 2013 of the 415TH Judicial District Court for said County, upon their oaths present in and to said court at said term that

BRIAN KEITH BLALOCK

hereinafter styled Defendant, on or about and between the dates of January 3, 2011 and April 18, 2012 and before the presentment of this indictment, in the County and State aforesaid,

PARAGRAPH A

did then and there unlawfully, knowingly and intentionally, appropriate, to wit: acquire and exercise control over property, other than real property, to wit: current money of the United States of America, from the following owners, and in the following amounts:

<u>Owner</u>	<u>Date of Theft</u>	<u>Amount of Theft</u>
Ken & Gretchen Norris dba 4A Quicker Sticker	January 3, 2011	\$7000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	January 3, 2011	\$3000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	February 2, 2011	\$10,000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	February 24, 2011	\$10,000.00
Debbie Rhea	April 18, 2012	\$5000.00

And said appropriations were without the effective consent of said owners in that consent was induced by deception, to wit:

Said defendant created and confirmed by words and conduct a false impression of law and fact that was likely to affect the judgment of said owners in the transactions and that the defendant did not believe to be true;

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And said defendant failed to correct a false impression of law and fact that was likely to affect the judgment of said owners in the transactions, that said defendant previously created and confirmed by words and conduct, and that said defendant did not at the time believe to be true; and

Said defendant promised performance that affected the judgment of said owners in said transactions that said defendant did not intend to perform and knew would not be performed;

And said defendant acted with the intent to deprive said owners of said property;

And all of said amounts were obtained, as alleged, as part of one scheme and continuing course of conduct, and the aggregate value of the property so appropriated was \$20,000.00 or more, but less than \$100,000.00;

PARAGRAPH B

did then and there, intentionally, knowingly and recklessly misapply property, to wit: current money of the United States of America, from the following owners, and in the following amounts:

<u>Owner</u>	<u>Date of Appropriation</u>	<u>Amount of Appropriation</u>
Ken & Gretchen Norris dba 4A Quicker Sticker	January 3, 2011	\$7000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	January 3, 2011	\$3000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	February 2, 2011	\$10,000.00
Ken & Gretchen Norris dba 4A Quicker Sticker	February 24, 2011	\$10,000.00
Debbie Rhea	April 18, 2012	\$5000.00

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And said defendant held said property as a fiduciary and as a person acting in a fiduciary capacity, but not as a commercial bailee; and said defendant misapplied said property by dealing with said property contrary to an agreement under which the property was to be held, to wit: an IEP Oil Fund, LP, investment program by expending said property for purposes personal to defendant and unrelated to said investment program, and in a manner that involved substantial risk of loss to the owners of said property;

And all of said amounts were obtained, as alleged, as part of one scheme and continuing course of conduct, and the aggregate value of the property so appropriated was \$20,000.00 or more, but less than \$100,000.00;

against the peace and dignity of the State.

Reah M. Hanson
Foreman of the Grand Jury