NO. <u>CR29273</u>

BOND: DESTILD

THE STATE OF TEXAS VS.

JAMIE FAYE ANDERSON

DOB: 10/15/1980

At 4'.50 O'clock P N

DEC 15 2022

Charge:

CAPITAL MURDER

Penal Code §19.03

Court: District

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

Jamie Faye Anderson, hereinaster styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause the death of an individual, namely Hardiquinn Raina Hill, an individual younger than 10 years of age, by depriving the child of adequate food or nutrition.

Against the Peace and Dignity of the State.

NO. <u>CR29274</u>

BOND: \$ 750,000

THE STATE OF TEXAS VS.

JAMIE FAYE ANDERSON

DOB: 10/15/1980

4 4:50 O'clock M

DEC 15 2022

Charge:

TAMPERING WITH EVIDENCE

Penal Code §37.09 2nd Degree Felony

Court: District

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

PARAGRAPHI

Jamie Faye Anderson, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there, knowing that an offense had been committed, namely murder, capital murder, endangering a child or injury to a child, alter a thing, namely a corpse, with intent to impair its verity or availability as evidence in any subsequent investigation or official proceeding related to the offense.

PARAGRAPH II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there, knowing that an investigation or official proceeding was pending or in progress, namely an investigation into the death of Hardi Quinn Hill or an investigation into the care of Hardi Quinn Hill or the living conditions at 700 Ave. C, alter a thing, namely a corpse, with intent to impair its verity or availability as evidence in the investigation or official proceeding.

PARAGRAPH III

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there observe a human corpse under circumstances in which a reasonable person would have believed that an offense had been committed, namely observing the corpse of Hardi Quinn Hill after exposing Hardi Quinn Hill to conditions that were dangerous to her physical or mental well-being or depriving Hardi Quinn of sufficient food, and the defendant knew or reasonably should have known that a law enforcement agency was not aware of the existence of or location of the corpse, and the defendant failed to report the existence of and location of the corpse to a law enforcement agency.

Against the Peace and Dignity of the State.

NO. <u>CR29275</u>

BOND: # 750,000

THE STATE OF TEXAS VS.

JAMIE FAYE ANDERSON

DOB: 10/15/1980

Charge:

CT. I-II: INJURY TO A CHILD

Penal Code §22.04 1st Degree Felony At 4:50 O'clock N

DEC 15 2022

District Clery Brown James, TX.

Deputy

Court: District

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

COUNT I

Jamie Faye Anderson, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause serious bodily injury or serious mental deficiency, impairment, or injury to Hardi Quinn Hill, a child 14 years of age or younger, by depriving her of adequate nutrition or limiting her access to food, subjecting her to inhumane living conditions, depriving her of adequate sleep or bedding, requiring her to complete chores or tasks before allowing her to eat, forcing her to live in a house without adequate plumbing, water or sanitation, physical assault, depriving her of adequate health care, depriving her of adequate education or a combination thereof.

COUNT II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there intentionally or knowingly, by omission, cause serious bodily injury or serious mental deficiency, impairment, or injury to Hardi Quinn Hill, a child 14 years of age or younger, by failing to provide adequate nutrition, health or medical care, or education for Hardi Quinn Hill, and the defendant had a statutory or legal duty to act, namely by acting in loco parentis or by assuming care, custody or control of Hardi Quinn Hill by act, words or course of conduct causing a reasonable person to conclude that the defendant accepted responsibility for the protection, food, shelter, or medical care of Hardi Quinn Hill.

Against the Peace and Dignity of the State.

NO. <u>CR29276</u>

30ND: # 750,000

THE STATE OF TEXAS VS.

JAMIE FAYE ANDERSON

DOB: 10/15/1980

Charge:

CT. I-II: INJURY TO A CHILD

Penal Code §22.04 1st Degree Felony FILED
At 4:50 O'clock M

DEC 15 2022

Court: District

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

COUNT I

Jamie Faye Anderson, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause serious bodily injury or serious mental deficiency, impairment, or injury to Timothy Hill, a child 14 years of age or younger, by depriving him of adequate nutrition or limiting his access to food, subjecting him to inhumane living conditions, depriving him of adequate sleep or bedding, encouraging him to act aggressively towards Hardi Quinn Hill, requiring him to complete chores or tasks before allowing him to eat, forcing him to live in a house without adequate plumbing, water or sanitation, physical assault, depriving him of adequate health care, depriving him of adequate education or a combination thereof.

COUNT II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there intentionally or knowingly, by omission, cause serious bodily injury or serious mental deficiency, impairment, or injury to Timothy Hill, a child 14 years of age or younger, by failing to provide adequate nutrition, health or medical care, or education for Timothy Hill, and the defendant had a statutory or legal duty to act, namely by acting in loco parentis or by assuming care, custody or control of Timothy Hill by act, words or course of conduct causing a reasonable person to conclude that the defendant accepted responsibility for the protection, food, shelter, or medical care of Timothy Hill.

Against the Peace and Dignity of the State.

NO. <u>CR29277</u>

"No Bail"
BOND: Peried

THE STATE OF TEXAS VS.

DAWN FAITH HILL AKA DAWN HILL-FLESNER

DOB: 10/11/1975

At <u>4:50</u> O'clock ____M

Charge:

CAPITAL MURDER Penal Code §19.03 DEC 15 2022

Court: District

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

Dawn Faith Hill aka Dawn Hill-Flesner, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause the death of an individual, namely Hardiquinn Raina Hill, an individual younger than 10 years of age, by depriving the child of adequate food or nutrition.

Against the Peace and Dignity of the State.

NO. <u>CR29278</u>

BOND: \$750,000

THE STATE OF TEXAS VS.

DAWN FAITH HILL AKA DAWN HILL-FLESN

DOB: 10/11/1975

At 4:50 O'clock

Charge:

TAMPERING WITH EVIDENCE

Penal Code §37.09 2nd Degree Felony DEC 15 2022

District Clerk Brown Daugy, TX.
Court: District Deputy

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

PARAGRAPH I

Dawn Faith Hill aka Dawn Hill-Flesner, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there, knowing that an offense had been committed, namely murder, capital murder, endangering a child or injury to a child, alter a thing, namely a corpse, with intent to impair its verity or availability as evidence in any subsequent investigation or official proceeding related to the offense.

PARAGRAPH II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there, knowing that an investigation or official proceeding was pending or in progress, namely an investigation into the death of Hardi Quinn Hill or an investigation into the care of Hardi Quinn Hill or the living conditions at 700 Ave. C, alter a thing, namely a corpse, with intent to impair its verity or availability as evidence in the investigation or official proceeding.

PARAGRAPH III

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there observe a human corpse under circumstances in which a reasonable person would have believed that an offense had been committed, namely observing the corpse of Hardi Quinn Hill after exposing Hardi Quinn Hill to conditions that were dangerous to her physical or mental well-being or depriving Hardi Quinn of sufficient food, and the defendant knew or reasonably should have known that a law enforcement agency was not aware of the existence of or location of the corpse, and the defendant failed to report the existence of and location of the corpse to a law enforcement agency

Against the Peace and Dignity of the State.

NO. <u>CR29279</u>

BOND: \$750,000

THE STATE OF TEXAS VS.

DAWN FAITH HILL AKA DAWN HILL-FLESNER

DOB: 10/11/1975

At 4:50 O'clock P M

Charge:

CT. I-II: INJURY TO A CHILD

Penal Code §22.04 1st Degree Felony DEC 15 2022

District Clery Brown Juney, TX.
Collett: District Deput

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

COUNT I

Dawn Faith Hill aka Dawn Hill-Flesner, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause serious bodily injury or serious mental deficiency, impairment, or injury to Hardi Quinn Hill, a child 14 years of age or younger, by depriving her of adequate nutrition or limiting her access to food, subjecting her to inhumane living conditions, depriving her of adequate sleep or bedding, requiring her to complete chores or tasks before allowing her to eat, forcing her to live in a house without adequate plumbing, water or sanitation, physical assault, depriving her of adequate health care, depriving her of adequate education or a combination thereof.

COUNT II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there intentionally or knowingly, by omission, cause serious bodily injury or serious mental deficiency, impairment, or injury to Hardi Quinn Hill, a child 14 years of age or younger, by failing to provide adequate nutrition, health or medical care, or education for Hardi Quinn Hill, and the defendant had a statutory or legal duty to act, namely a parent.

Against the Peace and Dignity of the State.

NO.	CRZG	1280
1.0.		V 100

BOND: \$750,000

THE STATE OF TEXAS VS.

DAWN FAITH HILL AKA DAWN HILL-FLESNER

DOB: 10/11/1975

FILED

At <u>4'.50</u> O'clock P M

Charge:

CT. I-II: INJURY TO A CHILD

Penal Code §22.04 1st Degree Felony DEC 15 2022

District Clerk Brown Tymry, TX.

Dourt: District

Depury

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

THE GRAND JURY, for the County of Brown, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term, 2022, of the 35th Judicial District Court for such County, upon their oaths present in and to said Court at said term that

COUNT I

Dawn Faith Hill aka Dawn Hill-Flesner, hereinafter styled Defendant, on or about the 22nd day of August, 2022, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally or knowingly cause serious bodily injury or serious mental deficiency, impairment, or injury to Timothy Hill, a child 14 years of age or younger, by depriving him of adequate nutrition or limiting his access to food, subjecting him to inhumane living conditions, depriving him of adequate sleep or bedding, encouraging him to act aggressively towards Hardi Quinn Hill, requiring him to complete chores or tasks before allowing him to eat, forcing him to live in a house without adequate plumbing, water or sanitation, physical assault, depriving him of adequate health care, depriving him of adequate education or a combination thereof.

COUNT II

And it is further presented that on or about the 22nd day of August, 2022, in the County and State aforesaid, the Defendant, did then and there intentionally or knowingly, by omission, cause serious bodily injury or serious mental deficiency, impairment, or injury to Timothy Hill, a child 14 years of age or younger, by failing to provide adequate nutrition, health care, or education for Timothy Hill, and the defendant had a statutory or legal duty to act, namely a parent.

Against the Peace and Dignity of the State.