Case No	
THE STATE OF TEXAS	IN THE MUNICIPAL COURT
VS	FOR THE CITY OF CORINTH
	DENTON COUNTY, TEXAS

CHARGE OF THE COURT

MEMBERS OF THE JURY:

The Defendant,, stands charged by Complaint with the
offense of "Assault by Contact," it being alleged that said offense was committed in the
territorial limits of the City of Corinth, Texas, on or about the day of
20, A.D., to which charge the Defendant has pleaded "Not Guilty."

The law provides that a person commits an offense if the person intentionally or knowingly causes physical contact with another when the person knows or should reasonably believe that the other would regard the contact as offensive or provocative. A person guilty of this offense shall be punished by a fine of not less than one dollar (\$1.00) nor more than five hundred dollars (\$500.00).

You are the exclusive judges of the facts proven, of the credibility of the witnesses, and of the weight to be given to testimony, but you are bound to receive the law from the Court and that is here given you and you will be governed thereby.

A person acts knowingly, or with knowledge, with respect to the nature of his conduct or to circumstances surrounding his conduct when he is aware of the nature of his conduct or that the circumstances exist.

A person acts intentionally, or with intent, with respect to the nature of his conduct or to a result of his conduct when it is his conscious objective or desire to engage in the conduct or cause the result.

In all criminal cases, the burden of proof is on the State. All persons are presumed to be innocent and no person may be convicted unless each element of the offense charged is proven beyond a reasonable doubt. The fact that a person has been arrested, confined, indicted for, or otherwise charged with, the offense gives rise to no inference of guilt at trial. The law does not require a Defendant to prove innocence or produce any evidence at all. The presumption of innocence alone is sufficient to acquit the defendant.

You are charged that it is only from the witness stand that you, the jury, are permitted to receive or consider evidence regarding the case and none of you are permitted to communicate to any other juror anything you might have heard regarding this case or any witness from any source other than the witness stand.

In deliberating on the case, you are not to refer to or discuss matters or issues not placed in evidence before you nor talk about this case with any person not of your jury. After the reading of this charge, you will not separate from each other until you have reached a verdict. Should you be unable to reach a verdict within a reasonable time, notify the bailiff of your difficulty or problem.

Now, therefore, if you believe beyond a reasonable doubt that on the day of
, 200, A.D., within the corporate limits of the City of Corinth, Denton County, Texas, the
Defendant did intentionally and knowingly cause physical contact with another, namely
, by, when said defendant should have
reasonably believed that the victim would regard the contact as offensive or provocative.,
you must find the Defendant guilty and assess a fine of not less than one dollar (\$1.00) and
not more than five hundred dollars (\$500.00). If you do not so believe, or have a reasonable
doubt thereof, you will acquit the Defendant and say by your verdict "Not Guilty."
You will now retire and select one of your members as presiding juror. It is the duty
of the presiding juror to preside over your deliberations and vote with you in arriving at a
verdict. Your verdict must be unanimous. Upon reaching your verdict, you will return to this

courtroom and report your verdict to the Court through the presiding juror.

SIGNED AND ENTERED this the ______ day of _______, 20____.

JUDGE PRESIDING