

CAUSE NO. 13CR0898

STATE OF TEXAS

VS.

CLYDE EDWIN HEDRICK

§
§
§
§
§

IN THE 56TH DISTRICT COURT
OF
GALVESTON COUNTY, TEXAS

2013 OCT -4 AM 8:48
John D. Kural
CLERK

**STATE'S NOTICE OF INTENT TO USE EVIDENCE OF OTHER
CRIMES, WRONGS, OR ACTS**

COMES NOW THE STATE OF TEXAS, by and through her undersigned assistant district attorney, and hereby gives notice pursuant to Texas Rules of Criminal Evidence 404(b), 609, and Articles 37.07 and 38.37, Texas Code of Criminal Procedure to the Court and the Defendant of the State's intent to introduce evidence of other crimes, wrongs, or acts committed by the Defendant. These include but are not limited to the following:

1. The following offenses and/or convictions:

<u>Cause No.</u>	<u>Offense</u>	<u>Date</u>	<u>County</u>
MD-190184	Enticing a Child	08/02/00	Galveston Co.
MD-190184	Criminal Trespass	08/02/00	Galveston Co.
MD-165966	DWI	08/06/97	Galveston Co.
MD-170096	Terroristic Threat	08/06/97	Galveston Co.
MD-170098	Evading Arrest	08/06/97	Galveston Co.
MD-122371	Assault	08/05/92	Galveston Co.
MD-111548	Driving License Susp.	09/14/90	Galveston Co.
	Poss. Controlled Subst.	05/10/88	Harris Co.
87CR0719	Theft	10/23/87	Galveston Co.
MD-077900	Abuse of Corpse	02/19/86	Galveston Co.
	Criminal Mischief	07/10/85	Galveston Co.
	Poss. Dangerous Drugs	07/17/83	Comal Co.
	Unauth. Use Motor Veh.	06/16/77	Volusia Co., Florida
	Assault / Battery	06/16/77	Volusia Co., Florida
77-521-A	Attempted Arson	06/15/77	Volusia Co., Florida
	Assault / Battery	02/15/77	Volusia Co., Florida

2. The following extraneous offenses:

<u>Offense</u>	<u>Complainant</u>	<u>Date</u>	<u>County</u>
Theft of Firearm	Debbie Kneber	01/16/87	Harris Co.
Deadly Conduct	Debbie Kneber	01/16/87	Harris Co.



Unauth. Use Motor Vehicle	Jeannine Eaton Cox	12/07/86	Galveston Co.
Aggravated Kidnapping	Sarah Kuebler	07/07/85	Harris Co.
Aggravated Kidnapping	Debbie Kuebler	07/07/85	Harris Co.
Attempted Arson	Francis Borinsky	07/23/84	Galveston Co.
Agg. Sexual Assault	Melanie Johnson	07/15/83	Galveston Co.
Burglary Habitation	Barbara Laymance	09/03/83	Galveston Co.
Agg. Sex. Assault Child	Barbara Laymance	09/03/83	Galveston Co.
Aggravated Kidnapping	Barbara Laymance	09/03/83	Galveston Co.
Injury to Child	Barbara Laymance	09/03/83	Galveston Co.
Criminal Mischief	Alma Jean Moore	12/22/82	Galveston Co.
Attempted Arson	Alma Jean Moore	12/22/82	Galveston Co.
Assault	Alma Jean Moore	08/03/81	Galveston Co.
Assault	Alma Jean Moore	08/02/81	Galveston Co.

The Defendant has habitually used marijuana and crack cocaine while living in Galveston County, Texas.

On or about July 11, 1984, the Defendant had sexual intercourse with the deceased body of Ellen Beason in Galveston County, Texas.

In Galveston County, Texas, between January 1, 1993 and December 31, 1996, pursuant to a continuing course of conduct, the Defendant was spying on Deborah Darling's daughter, Marla Sanford, and her daughter's friend from a hole in his closet while they lived in Hitchcock, Galveston County, Texas.

In Galveston County, Texas, between January 1, 1991 and December 31, 1996, pursuant to a continuing course of conduct, the Defendant threatened Deborah Darling's life with a deadly weapon, namely a knife, while they lived in Galveston County, Texas.

In Galveston County, Texas, between January 1, 1991 and December 31, 1996, pursuant to a continuing course of conduct, the Defendant would physically assault and cause bodily injury to Deborah Darling, his wife.

In Galveston County, Texas, between January 1, 1990 and December 31, 1991, the Defendant exposed his penis to Marla Sanford, a child under the age of fourteen, knowing that Marla Sanford was present, with the intent to arouse and gratify the sexual desire of the Defendant.

In Galveston County, Texas, between January 1, 1992 and December 31, 1993, the Defendant played pornographic videos to Marla Sanford, a child under the age of seventeen, knowing that Marla Sanford was present, with the intent to arouse and gratify the sexual desire of the Defendant.

In Galveston County, Texas, between January 1, 1992 and December 31, 1993, the Defendant played pornographic videos to Pete Kovacevich, a child under the age of seventeen, knowing that Pete Kovacevich was present, with the intent to arouse and gratify the sexual desire of the Defendant.

In Galveston County, Texas, between January 1, 1995 and December 31, 1996, in a continuing course of conduct the Defendant would give Marla Sanford, a child under the age of seventeen, a beverage that contained alcohol or drugs that would cause her to quickly fall asleep or pass out.

In Galveston County, Texas, between January 1, 1995 and December 31, 1996, in a continuing course of conduct the Defendant would touch Marla Sanford, a child under the age of seventeen, while she was asleep with the intent to arouse and gratify the sexual desire of the Defendant.

In Galveston County, Texas, between January 1, 1995 and December 31, 1996, pursuant to a continuing course of criminal activity, the Defendant intentionally and knowingly engaged in sexual contact with Marla Sanford, a child under the age of seventeen, by touching the genitals of Marla Sanford with the intent to arouse and gratify the sexual desire of the Defendant.

In Galveston County, Texas, between January 1, 1995 and December 31, 1996, pursuant to a continuing course of criminal activity, the Defendant intentionally and knowingly caused the penetration and or contact of the female sexual organ of Marla Sanford, a child under the age of seventeen, with the Defendant's penis.

In Galveston County, Texas, between January 1, 1995 and December 31, 1996, pursuant to a continuing course of criminal activity, the Defendant intentionally and knowingly caused the penetration and or contact of the anus of Marla Sanford, a child under the age of seventeen, with the Defendant's penis.

In Galveston County, Texas, on or about 1996, the Defendant came home with a bloody knife, asking Deborah Darling to get rid of it. The Defendant then dyed his hair and shaved his beard.

In Galveston County, Texas, between the years 1991 and 1993, the Defendant would come back home with a different shirt and would be saying repeatedly that he had "done it again."

In Galveston County, Texas, between the years 1989 and 1990, the Defendant put alcohol and gasoline on Deborah Darling and threatened to set her on fire, placing her in fear of serious bodily injury or death.

In Galveston County, Texas, between January 1, 1991 and December 31, 1996, pursuant to a continuing course of conduct, the Defendant threatened to poison Deborah Darling.

In Galveston County, Texas, between January 1, 1984 and December 31, 1985, pursuant to a continuing course of conduct, the Defendant stalked Carol Kay Butts Washkuhn.

In Galveston County, Texas, between January 1, 1984 and December 31, 1985, pursuant to a continuing course of conduct, the Defendant broke into the residence of Carol Kay Butts Washkuhn without her consent.

On or about November 1984, in Galveston County, Texas, the Defendant threatened Candy Gifford that he would kill her, her husband and two sons if she told anyone about what he did to Ellen Beason.

In Galveston County, Texas, between January 1, 1984 and July 31, 1985, pursuant to a continuing course of conduct, the Defendant would threaten Candy Gifford by leaving messages for her with her children.

In Galveston County, Texas, between January 1, 1984 and July 31, 1985, pursuant to a continuing course of conduct, the Defendant would enter the property and the habitation of Candy Gifford without her consent.

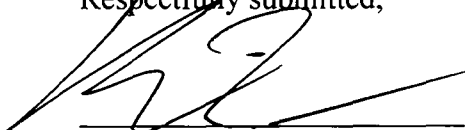
On or about July 6, 1985 in Galveston County, Texas, the Defendant destroyed property in the habitation of Candy Gifford, threw items at her and pushed her against a wall, causing her pain.

In Galveston County, Texas, on or about September 10, 1984, the Defendant had sex with Laura Miller and then intentionally and knowingly killed her.

In Galveston County, Texas, on or about October 7, 1983, the Defendant intentionally or knowingly killed Heidi Marie Fye.

In Galveston County, Texas, on or about June 30, 2013, the Defendant stated that he has murdered four to five women during the course of his life.

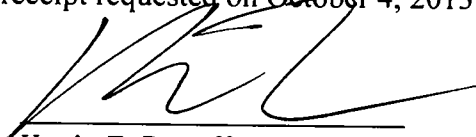
Respectfully submitted,



Kevin E. Petroff
Assistant District Attorney
Galveston County, Texas

CERTIFICATE OF SERVICE

I, Kevin E. Petroff, the undersigned assistant district attorney, do hereby certify that a true and correct copy of the foregoing document was served on the attorney for the Defendant via certified mail, return receipt requested on October 4, 2013.

A handwritten signature in black ink, appearing to read 'KEP', is written over a horizontal line.

Kevin E. Petroff
Assistant District Attorney
Galveston County, Texas