THE STATE OF TEXAS,

F18-00705 R IN THE 265TH JUDICIAL MATTHEW TONNE vs. **DISTRICT COURT** INDECENCY CHILD CONTACT OF DALLAS COUNTY, TEXAS

Now comes the District Attorney of Dallas County, Texas and asks the Court to dismiss the above entitled and numbered cause, for the following reasons, to-wit:

This case was thoroughly investigated by the Cedar Hill Police Department and the Dallas County District Attorney's Office. At the time the case was presented to the Dallas County Grand Jury, the complainant could not and did not positively identify defendant as the person who committed this offense. Despite that fact, the Grand Jury indicted the case. Upon further investigation by the Dallas County District Attorney's Office, the fact remains that the complainant cannot and has not positively identified defendant as the person who committed this offense. The Dallas County District Attorney's Office therefore moves to dismiss this case in the interest of justice because there was at the time of presentment, and there is at the time of this motion to dismiss, a lack of probable cause to believe defendant committed this offense.

WHEREFORE PREMISES CONSIDERED, the State respectfully requests that this case be dismissed.

Dismissed by Order of the 265th Judicial District Court on

Presiding Judge

Sherre Thomas

Sherre Thomas Assistant District Attorney of Dallas County, Texas

Judge John Creuzot District Attorney of Dallas County, Texas