

IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
CRAIG S. KEY,)
)
DOB: 6-19-65 , SSN: [REDACTED])
Defendant.)

Case No. _____

INDICTMENT

FOR: DELIVERY OF A FORGED NOTE OR INSTRUMENT, 21 O.S. § 1577 [5 Counts, being Counts 1, 2, 3, 4, 5]

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

By the order of the Supreme Court of Oklahoma, the Fourteenth Multicounty Grand Jury was convened with its principal site to be in Oklahoma City, Oklahoma County, Oklahoma, to serve from February 25, 2013 until August 25, 2014, or until the designated presiding judge determines the Fourteenth Multicounty Grand Jury has reached reasonable completion of its investigations, but, in any event, no more than twenty-four (24) months from the commencement of its term. That the said Multicounty Grand Jury of the State of Oklahoma, being composed of good and lawful men and woman, legally drawn and summoned according to law, and then and there examined, impaneled, sworn, and charged according to law to diligently inquire into and true presentment make of all public offenses against the State of Oklahoma committed and triable within the State of Oklahoma, upon their oath and in the name and by the authority of the State of Oklahoma, do present and find that:

COUNT 1: DELIVERY OF A FORGED NOTE OR INSTRUMENT

On and before the 29th day April, 2011, the crime of **Delivery of a Forged Note or Instrument** was committed in **LINCOLN COUNTY, OKLAHOMA** by the Defendant **CRAIG S. KEY**. That is to say, on and before said date, Defendant **CRAIG S. KEY** was an attorney who owned and operated the Landrun Title and Closing, LLC in Lincoln County. At that time, the Defendant **CRAIG S. KEY**, maintained his Escrow Account with the International Bank of Commerce, Oklahoma City, Oklahoma, Account Number 1603135154. The only signatories on this Escrow Account for purposes of signing checks and making deposits and/or transfers was **CRAIG S. KEY** and Sena Pribble, an employee of the Landrun Title and Closing Company. Each check required the signature of both the Defendant, **CRAIG S. KEY** and Ms. Pribble in order to be processed by International Bank of Commerce. On this date, the Defendant knowingly, and with intent to defraud International Bank of Commerce, Sena Pribble and others, did deliver and present for payment and redemption to the International Bank of Commerce Check Number 5169 in the amount of Twenty-Two Thousand Dollard (\$22,000.00) bearing the signatures of "C.S. Key and Sena Pribble and obtained Twenty-Two Thousand Dollars (\$22,000.00) with the knowledge that this check contained a false signature of Sena Pribble placed there without her knowledge and/or consent, and with an intent to defraud International Bank of Commerce, Sena Pribble and others. Ms. Pribble did not sign this endorsement signature, nor did she give anyone permission to sign any such escrow check on her behalf. All of said acts of the Defendant **CRAIG S. KEY** being contrary to the provisions of Sections 1577 of Title 21 of the Oklahoma Statutes, and against the Peace and Dignity of the State of Oklahoma.

COUNT 2: DELIVERY OF A FORGED NOTE OR INSTRUMENT

On and before the 6th day May, 2011, the crime of **Delivery of a Forged Note or Instrument** was committed in Lincoln County, Oklahoma by the Defendant **CRAIG S. KEY**. That is to say, on and before said date, Defendant **CRAIG S. KEY** was an attorney who owned and operated the Landrun Title and Closing, LLC in Lincoln County. At this time, the Defendant **CRAIG S. KEY**, maintained his Escrow Account with the International Bank of Commerce, Oklahoma City, Oklahoma, Account Number 1603135154. The only signatories on this Escrow Account for purposes of signing checks and making deposits and/or transfers was **CRAIG S. KEY** and Sena Pribble, an employee of the Landrun Title and Closing Company. Each check required the signature of both the Defendant, **CRAIG S. KEY**, and Ms. Pribble in order to be processed by International Bank of Commerce. On this date, the Defendant knowingly, and with intent to defraud International Bank of Commerce, Sena Pribble and others, did deliver and present for payment and redemption to the International Bank of Commerce Check Number 5224 in the amount of Five Thousand and Four Hundred and Forty-Four Dollars (\$5,441.00) bearing the signatures of "C.S. Key and Sena Pribble and obtained Five Thousand and Four Hundred and Forty-Four Dollars (\$5,441.00) with the knowledge that this check contained a false signature of Sena Pribble placed there without her knowledge and/or consent, and with an intent to defraud International Bank of Commerce, Sena Pribble and others. Ms. Pribble did not sign this endorsement signature, nor did she give anyone permission to sign any such escrow check on her behalf. All of said acts of the Defendant

CRAIG S. KEY being contrary to the provisions of Sections 1577 of Title 21 of the Oklahoma Statutes, and against the Peace and Dignity of the State of Oklahoma.

COUNT 3: DELIVERY OF A FORGED NOTE OR INSTRUMENT

On and before the 12th day May, 2011, the crime of **Delivery of a Forged Note or Instrument** was committed in Lincoln County, Oklahoma by the Defendant **CRAIG S. KEY**. That is to say, on and before said date, Defendant **CRAIG S. KEY** was an attorney who owned and operated the Landrun Title and Closing, LLC in Lincoln County. At this time, the Defendant **CRAIG S. KEY** maintained his Escrow Account with the International Bank of Commerce, Oklahoma City, Oklahoma, Account Number 1603135154. The only signatories on this Escrow Account for purposes of signing checks and making deposits and/or transfers was **CRAIG S. KEY** and Sena Pribble, an employee of the Landrun Title and Closing Company. Each check required the signature of both the Defendant, **CRAIG S. KEY**, and Ms. Pribble in order to be processed by International Bank of Commerce. On this date, the Defendant knowingly and with intent to defraud International Bank of Commerce, Sena Pribble and others, did deliver and present for payment and redemption to the International Bank of Commerce Check Number 5212 in the amount of Seven Thousand and One Hundred Dollars (\$7,100.00) bearing the signatures of "C.S. Key and Sena Pribble," and obtained Seven Thousand and One Hundred Dollars (\$7,100.00) with the knowledge that this check contained a false signature of Sena Pribble placed there without her knowledge and/or consent, and with an intent to defraud International Bank of Commerce, Sena Pribble and others. Ms. Pribble did not sign this endorsement signature, nor did she give anyone permission to sign any such escrow check on her behalf. All of said acts of the Defendant **CRAIG S. KEY** being contrary to the provisions

of Sections 1577 of Title 21 of the Oklahoma Statutes, and against the Peace and Dignity of the State of Oklahoma.

COUNT 4: DELIVERY OF A FORGED NOTE OR INSTRUMENT

On and before the 18th day May, 2011, the crime of **Delivery of a Forged Note or Instrument** was committed in Lincoln County, Oklahoma by the Defendant **CRAIG S. KEY**. That is to say, on and before said date, Defendant **CRAIG S. KEY** was an attorney who owned and operated the Landrun Title and Closing, LLC in Lincoln County. At this time, the Defendant **CRAIG S. KEY** maintained his Escrow Account with the International Bank of Commerce, Oklahoma City, Oklahoma, Account Number 1603135154. The only signatories on this Escrow Account for purposes of signing checks and making deposits and/or transfers was **CRAIG S. KEY** and Sena Pribble, an employee of the Landrun Title and Closing Company. Each check required the signature of both the Defendant, **CRAIG S. KEY**, and Ms. Pribble in order to be processed by International Bank of Commerce. On this date, the Defendant knowingly and with intent to defraud International Bank of Commerce, Sena Pribble and others, did deliver and present for payment and redemption to the International Bank of Commerce Check Number 5248 in the amount of Three Thousand Dollars (\$3,000.00) bearing the signatures of "C.S. Key and Sena Pribble," and obtained Three Thousand Dollars (\$3,000.00) with the knowledge that this check contained a false signature of Sena Pribble placed there without her knowledge and/or consent, and with an intent to defraud International Bank of Commerce, Sena Pribble and others. Ms. Pribble did not sign this endorsement signature, nor did she give anyone permission to sign any such escrow check on her behalf. All of said acts of

the Defendant **CRAIG S. KEY** being contrary to the provisions of Sections 1577 of Title 21 of the Oklahoma Statutes, and against the Peace and Dignity of the State of Oklahoma.

COUNT 5: DELIVERY OF A FORGED NOTE OR INSTRUMENT

On and before the 3rd day June, 2011, the crime of **Delivery of a Forged Note or Instrument** was committed in Lincoln County, Oklahoma by the Defendant **CRAIG S. KEY**. That is to say, on and before said date, Defendant **CRAIG S. KEY** was an attorney who owned and operated the Landrun Title and Closing, LLC in Lincoln County. At this time, the Defendant **CRAIG S. KEY** maintained his Escrow Account with the International Bank of Commerce, Oklahoma City, Oklahoma, Account Number 1603135154. The only signatories on this Escrow Account for purposes of signing checks and making deposits and/or transfers was **CRAIG S. KEY** and Sena Pribble, an employee of the Landrun Title and Closing Company. Each check required the signature of both the Defendant, **CRAIG S. KEY**, and Ms. Pribble in order to be processed by International Bank of Commerce. On this date, the Defendant knowingly, and with intent to defraud International Bank of Commerce, Sena Pribble and others, did deliver and present for payment and redemption to the International Bank of Commerce Check Number 5310 in the amount of Four Thousand and Five Hundred Dollars (\$4,500.00) bearing the signatures of "C.S. Key and Sena Pribble," and obtained Four Thousand and Five Hundred Dollars (\$4,500.00), with the knowledge that this check contained a false signature of Sena Pribble placed there without her knowledge and/or consent, and with an intent to defraud International Bank of Commerce, Sena Pribble and others. Ms. Pribble did not sign this endorsement signature, nor did she give anyone permission to sign any such escrow check on her behalf. All of said acts of the Defendant **CRAIG S. KEY** being contrary to the

provisions of Sections 1577 of Title 21 of the Oklahoma Statutes, and against the Peace and Dignity of the State of Oklahoma.

TRUE BILL

NO BILL



FOREMAN
OKLAHOMA MULTICOUNTY GRAND JURY

Penalties:

Delivery of a Forged Note or Instrument. By imprisonment in the State Penitentiary for a period not exceeding seven (7) years.

WITNESSES (Before the Grand Jury):

Agent Kent Dowell c/o Oklahoma Department of Agriculture

Investigator David Driscoll c/o Oklahoma Attorney General Office, 313 N.E. 21st Street,
Oklahoma City, Oklahoma 73105

Harold Lowe, 818 South Dungan Road, Cushing, Oklahoma 74023

Deputy Larry Stover c/o Lincoln Co. Sheriff's Department, 14 Courthouse, 811 Manvel
Avenue, Chandler, Oklahoma 74834

James Reaves, 870333 South 3300 Road, Wellston, Oklahoma 74881

Rebecca Alley, 870333 South 3300 Road, Wellston, Oklahoma 74881

Judy Morningstar c/o James Hodgens, Esq., 301 West Main Street, Stroud, Oklahoma 74079

James Morningstar c/o James Hodgens, Esq., 301 West Main Street, Stroud, Oklahoma 74079

Anita Martin, Waurika Livestock Commission Co., S. Hwy 81, Waurika, Oklahoma 73573

Brandon Dawson c/o Lincoln Co. Sheriff's Department, 14 Courthouse, 811 Manvel Avenue, Chandler, Oklahoma 74834

Shanda Chastain. 1731 N. Louisa Avenue, Shawnee, Oklahoma 74804

Evelyn Beaman, 910 E. 1st Street, Chandler, Oklahoma 74834

Sena Prible, 341215 880 Road E, Chandler, Oklahoma 74834

Leslie Bottger, 345944 E. 760 Road, Agra, Oklahoma 74824

Josh Anderson, 344180 E. 930 Road, Agra, Oklahoma 74824

Pam Hammers, Lincoln Co. District Attorney's Office, 811 Manvel Ave., Suite B, Chandler, Oklahoma 74834

Pete Newsom, 333675 Timber Trail, Wellston, Oklahoma 74881

Edna Melson, 910030 S. 3470 Road, Chandler, Oklahoma 74834

Brian Sullivan, 2420 N.W. 161st Terrace, Edmond, Oklahoma 73013

Shawna Cruz 4131 N.W. 122nd Street, Oklahoma City, OK

John Eyman, OU Medical Center, 1200 Everett Drive, Oklahoma City, OK 73104

Joyce Hopkins, 210 S.W. 89th Street, Oklahoma City, OK 73139

Shirley Kritz, OCOM Imaging (SW MRI), 401 SW 80th Street, Building D, Oklahoma City, OK

Dorinda Eaton, OU Physicians, University of Oklahoma, 660 Parrington Oval Room 119, Norman Oklahoma 73019