

Uvalde County, Texas
Christina J. Ovalle, District Clerk
 Courthouse Plaza #15
 Uvalde, Texas 78801
 (830)278-3918



DATE: 06/28/2024

TIME: 04:06pm

RECEIVED FROM: ARIANA LIPKIN

REGISTER NO: AV

CASHIER: AVERA

ITEM DESCRIPTION	CLERK/CAUSE #	QTY	FEES PAID
COPIES		28	\$28.00
TOTAL FEES PAID			\$28.00
AMOUNT TENDERED			
	CREDIT CARD		\$28.00
TOTAL RECEIVED			\$28.00
TRANSACTION SUMMARY			
	TOTAL RECEIVED		\$28.00
	TOTAL FEES PAID		\$28.00
CHANGE DUE BACK			\$0.00
CREDIT CARD AUTHORIZATION			
	AUTH# 013818		\$28.00

Thank You,
 Christina J. Ovalle
 District Clerk

Count I only

\$10,000	<input checked="" type="checkbox"/> STRY	<input type="checkbox"/> PR
Pretrial Release	<input type="checkbox"/>	
Elect. Monitor	<input type="checkbox"/>	
6-6 Curfew	<input type="checkbox"/>	
No Contact w/victim	<input type="checkbox"/>	
Other-See Probation	<input type="checkbox"/>	

Charge:
 ABANDONING/ENDANGERING
 CHILD
 29 COUNTS
 Article 22.041(c) Texas Penal Code
Degree-Each Count:
 State Jail Felony

CAUSE NO. 2024-06-16367-CR

THE STATE OF TEXAS

§

IN THE DISTRICT COURT

V.

§

38TH JUDICIAL DISTRICT

ADRIAN GONZALES

§

UVALDE COUNTY, TEXAS

DOB: 05/15/1973
 474 Spinnaker Loop
 Kyle, Texas 78640

Counts II - XXIX

\$10,000	<input type="checkbox"/> STRY	<input checked="" type="checkbox"/> PR
Pretrial Release	<input type="checkbox"/>	
Elect. Monitor	<input type="checkbox"/>	
6-6 Curfew	<input type="checkbox"/>	
No Contact w/victim	<input type="checkbox"/>	
Other-See Probation	<input type="checkbox"/>	

INDICTMENT

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

COUNT I

THE GRAND JURY, for the County of Uvalde, State of Texas, duly selected impaneled, sworn, charged, and organized as such at the JANUARY Term A.D. 2024 of the 38th Judicial District Court for said County, and said State upon their oaths present in and to said court at said term that **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May, 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jose Manuel Flores, Jr., a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT II

AND IT IS FURTHER PRESENTED THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Uzriyah Sergio Garcia, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage,

distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT III

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission intentionally, knowingly, recklessly and with criminal negligence, placed Xavier Lopez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the

shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT IV

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jayce Carmelo Luevanos, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302 Family Code

COUNT V

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Annabell Guadalupe Rodriguez, a child younger than 15 years of age in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow

and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT VI

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Alexandria Aniyah Rubio, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing

toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT VII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Layla Marie Salazar, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT VIII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Eliahna Torres, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions.

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT IX

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Rojelio Fernandez Torres, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT X

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Neveah Alyssa Bravo, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions.

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XI

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the

County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jacklyn Jaylen Cazares, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT XII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence,

placed Makenna Lee Elrod, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XIII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Eliahna A Garcia, a child younger than 15 years of age, in imminent danger of bodily

injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions.

- a After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XIV

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Tess Marie Mata, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XV

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Maranda Gail Mathis, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage,

distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XVI

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Alithia Haven Ramirez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the

shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XVII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Maite Yuelana Rodriguez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions.

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XVIII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jailah Nicole Silguero, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow

and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XIX

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Amerie Jo Garza, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions.

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing

toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child or children named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XX

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Noah Oscar Orona, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXI

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Khlore Melinda Torres, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jordan Demetrio Olivarez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXIII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Jayden Carrizales, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT XXIV

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the

County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Samuel N. Salinas, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT XXV

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence,

placed Kendall Faith Olivarez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment. by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXVI

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Miah Cerillo, a child younger than 15 years of age, in imminent danger of bodily injury,

death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXVII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Gilberto F. Mata, a child younger than 15 years of age in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112
- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code

COUNT XXVIII

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed A. J. Martinez, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions

- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage,

distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

COUNT XXIX

AND IT IS FURTHER THAT **ADRIAN GONZALES** hereinafter styled the Defendant, on or about the 24th day of May 2022, and before the presentment of this indictment, in the County and State aforesaid, as a peace officer for the Uvalde Consolidated Independent School District, by act and omission, intentionally, knowingly, recklessly and with criminal negligence, placed Mayah Zamora, a child younger than 15 years of age, in imminent danger of bodily injury, death, physical impairment and mental impairment, by engaging in one and more than one of the following acts and omissions:

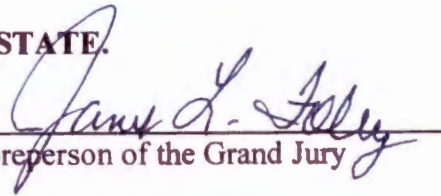
- a. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to engage, distract or delay the shooter and failed to attempt to engage, distract, and delay the shooter and failed to otherwise act in a way to impede the shooter until after the

shooter entered rooms 111 and 112 of Robb Elementary School and shot at a child or children in Rooms 111 and 112.

- b. After hearing gun shots and after being advised of the general location of the shooter and having time to respond to the shooter, the said Adrian Gonzales failed to follow and attempt to follow his active shooter training to respond to gun fire by advancing toward the gun fire until after the active shooter shot at one and more than one child or children in rooms 111 and 112 of Robb Elementary School.

And the said Defendant did not voluntarily deliver the child named above to a designated emergency infant care provider under Section 262.302, Family Code.

AGAINST THE PEACE AND DIGNITY OF THE STATE.


Foreperson of the Grand Jury

Filed on June 26, 2024, by Christina Ovalle, Clerk of the 38th Judicial District Court, of Uvalde County, Texas at 3:02 P. M.

By: , District Clerk

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WITNESS: JOSE M. SANCHEZ