

## In The Court of Appeals Fifth District of Texas at Dallas

No. 05-13-00403-CR

HEATHER STORER, Appellant V.
THE STATE OF TEXAS, Appellee

On Appeal from the 282nd Judicial District Court Dallas County, Texas Trial Court Cause No. F12-31208-S

## **MEMORANDUM OPINION**

Before Justices FitzGerald, Fillmore, and Evans Opinion by Justice Fillmore

Heather Storer was convicted of fraudulent use or possession of fifty or more items of identifying information. *See* TEX. PENAL CODE ANN. § 32.51(b), (c)(4) (West Supp. 2013). The trial court initially sentenced appellant to eight years' imprisonment. We adopted the trial court's finding that, after appellant received shock probation, she no longer desired to pursue the appeal. We submitted the appeal without the reporter's record and briefs. Absent briefs, no issues are before us. Finding no fundamental error, we affirm the trial court's judgment.

/Robert M. Fillmore/ ROBERT M. FILLMORE JUSTICE

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## Court of Appeals Fifth District of Texas at Dallas

## **JUDGMENT**

HEATHER STORER, Appellant On Appeal from the 282nd Judicial District

Court, Dallas County, Texas

No. 05-13-00403-CR V. Trial Court Cause No. F12-31208-S.

Opinion delivered by Justice Fillmore,

Based on the Court's opinion of this date, we **AFFIRM** the trial court's judgment.

Judgment entered this 9th day of May, 2014.

/Robert M. Fillmore/

ROBERT M. FILLMORE

JUSTICE