| CAUSE NO. | | |
|--|---|--|
| STATE OF TEXAS | § 8 | COUNTY COURT AT LAW |
| V. | \$ \$ \$ \$ | OF |
| | § | SAN PATRICIO COUNTY, TEXAS |
| CERTIFICATE OF DISCOVER | RY AND WAIVER OF DIS | COVERY UNDER ARTICLE 39.14 |
| discovery in this matter being the document produced by the San Patricio County Attor | ts, reports, and information list rney's Office and received by isclosure, duplication, and doct | se and hereby acknowledges the production of ed in the attached pages(s) were the attorney for the defendant. The defendant umentation of evidence in the possession of the |
| statutory right to discovery and production gives up and waives that right. Because the | of all evidence in the possessi e defendant will stipulate their | ble opportunity. The defendant is aware of their on of the State, and knowingly and voluntarily guilt of this offense, no further production and fendant is satisfied with the discovery previously |
| production, duplication, description, and it possession of or under the control of the S impeachment, or mitigating information, dopunishment for the offense charged. The def | emization of any other inform state or any person under controcument, or item that would tendendant further waives the recor- nowledgment of the disclosure | overy under Article 39.14(a) and waives the ation, document, or item which may be in the ract with the State <i>other than</i> any exculpatory and to negate the defendant's guilt or reduce the ding and documentation of provided information, receipt, and listing of documents, items, and |
| SIGNED on this the day | of | , 20 |
| x | x | |
| DEFENSE COUNSEL: | DEFEND | ANT'S SIGNATURE |
| | | |
| xCOUNTY ATTORNEY | | |

| STATE OF TEXAS V. | | \$ \$ \$ \$ | COUNTY COURT AT LAW OF SAN PATRICIO COUNTY, TEXAS |
|--|--|----------------------|--|
| | NOTICE OF RIG | HT TO NO | ON-DISCLOSURE |
| of Non-Disclosure of crimina unless you are ineligible to circumstances such as: | al history record information pursue that right of the offense for which y | mation under | you have the right to petition the Court for an Order or Subchapter E-1, Chapter 411, Government Code, ement that apply to obtaining the order in your icted, or |
| Signed this day | y of | , 20 | · |
| I acknowledge I have | received this notice. | Judge Pres | siding, San Patricio County Court at Law |

CAUSE NO.

DEFENDANT_____

| | CHESE 1101 | |
|----------------|------------|----------------------------|
| STATE OF TEXAS | § | COUNTY COURT AT LAW |
| | 8 | |
| V. | 8 | OF |
| | 8 | |
| | § | SAN PATRICIO COUNTY, TEXAS |
| | | |

CAUSE NO.

WAIVERS, STIPULATIONS, APPLICATIONS AND AGREEMENTS – DEFERRED

The Defendant in the above numbered the styled cause enters his plea and submits this document entitled "Waivers, Stipulations, Applications, and Agreements based upon the recommendations of punishment by the State and relying on the representation that if the court does not accept said recommendations and wishes to exceed the binding recommendations of the state, the Defendant May withdraw his plea of "Not Guilty."

| I. AGREED PUNISHMENT RECOMM | IENDATION. |
|---|------------|
| The State, Defendant and Defense Counsel, if any, hereby present to the Court that i GUILTY/NOLO Contendere to the Charge of punishment is to be assessed at: | |
| () Deferred Adjudication Community Supervision for days. | |
| () A fine of \$ | |
| () Restitution of \$ to be paid to the injured party. | |
| () Restitution to be determined to be paid to the injured party. | |
| () Other: | |

II. WAIVER OF JURY TRIAL

I, the undersigned Defendant in this case, in open Court, show the Court the following in this criminal case now pending in the County Court at Law:

I desire an immediate trial before the Judge of this Court <u>without a jury</u>, and desire to enter my plea of **GUILTY/NOLO CONTENDERE**. I do not desire a jury trial either to determine my guilt or innocence or to decide my punishment if found guilty, but desire to have the Judge decide all matters of fact and law.

I have been told by the Judge and know that I am entitled to a waiting period of two (2) days after I am arraigned before I am tried, and that I am entitled to a waiting period of ten (10) days after I am tired and found guilty and judgment of conviction is rendered against me before I am sentenced. I desire to give up both of these waiting periods and do not want them.

I have been told by the Judge that I have the right to have any witnesses I desire to testify for me in this case summoned and compelled to appear in this Court and testify for me. However, I do not desire the benefits of this right, and there is no one I desire to testify as a witness for my trial.

The Judge of this Court has told me that I am entitled to be faced and confronted by the witnesses against me, and to require that all witnesses against me testify under oath in open court on the trial of this case in my presence and hearing, and that I have the right to cross-examine the witnesses against me in person or by and through an attorney. I do not desire the benefit of any of these rights and agree that the attorney representing the State may inform the Judge of the facts of this case by hearsay, by telling him what the State's witnesses would swear if personally present testifying as a witness for me.

I hereby waive the making of a record by the Court Reporter and the transcription of the reporter's notes.

I ask the Court proceed immediately after this paper is filed with disposition of this case. I waive for said purpose every provision of the law the effect of which would delay or arrest judgment of conviction of the Court sentencing me in this case.

I have been told by the Judge that I have a right to pre-sentence report under Article 42A.252(b), Texas Code of Criminal Procedure, but I request that such pre-sentence report not be made.

III. APPLICATION FOR COMMUNICTY SUPERVISION

| I am the defe | endant in this case. I say under oath t | hat: | | |
|----------------------------|---|--|--|------------------------------|
| | I have never before been con | victed of or pled guilty to a felo | ony of misdemeanor | |
| | OR | victed of of pied guilty to a fer- | ony of misdemedior. | |
| | | ced on community supervision | or both in the following cas | ses: |
| | • | CONVICATION REGARDLES | _ | |
| | Offense #1 | Offense #2 | Offense #3 | Offense #4 |
| Offense | | | | |
| Date | | | | |
| Place | | | | |
| Punishmen | <u> </u> | | | |
| perjury. I, the defenda | ant herein, hereby waive formal arrai OLO CONTENDERE, as charged in | PLEA OF GUILTY / NOLO gnment and reading of the info | CONTENDERE rmation herein; and I volun | tarily will plead |
| (1) | I have never been treated for any kir | nd of mental illness and I am sa | nne now and was sane at the | time of the commission of |
| | the offense to which I have pleaded | guilty. | | |
| (2) | No one has promised me anything, o | or threatened me in any way, or | placed me under any kind o | of fear, or promised me that |
| | I would get community supervision, | a pardon or early parole, in or | rder to cause me to enter a | plea of guilty to the charge |
| | herein. | | | |
| (3) | I fully understand that the Court is n | ot bound to follow recommend | lations, if any, concerning p | unishment herein. I expect |
| | the Court in inquire as to the existence | ce of any plea bargaining agree | ments between me and the S | State through our respective |
| | attorneys; to inform me whether it w | ill follow or reject such agreen | nent in open court before an | y findings on my plea; and, |
| | should the agreement be rejected, I s | shall be permitted to withdraw | my plea. | |

I, the defendant, further understand that if I am found guilty as charge, the Court may assess punishment for this offense as follows: (1) a fine of \$4,000.00 / \$2,000.00; or (2) confinement in the San Patricio County jail for 365 / 180 days; or both.

(4) I went to _____ grade in school and can read, write, and understand the English language.

V. STIPULATIONS OF EVIDENCE

I, the defendant in the above entitled and numbered cause, in writing and in open court, and consent to the stipulation of the evidence in this case and in so doing expressly waives the appearance, confrontation and cross examination of witnesses. I further consent to the introduction of testimony by affidavits, written statements of witnesses and other documentary evidence, as attached hereto. Accordingly, having waived my Federal and State constitutional right against self-incrimination and after having been sworn, upon oath, I agree and stipulate that these facts constitute the evidence in this case. (All facts and allegations are contained in the attached exhibits)

WAIVER OF APPEAL: I understand that, whether I plead guilty or nolo contender with or without a plea bargain agreement, I may have limited right to appeal. I hereby waive any right to appeal that I may have to do the judgement of the Court.

ACKNOWLEDGMENTS

I, the Defendant in the above style and numbered cause have read and understand the forgoing document or I have had said document explained to me by my attorney. I hereby ACKNOWLEDGE all statement in this document attributed to me. I furthermore state UNDER OATH, with knowledge of the penalty for perjury, that all the statement in this document attributed to me are correct. I further more WAIVE all rights as stated in this document, having been informed of those rights and understanding them.

| SIGNED and ACKNOWLEDGED under oath on | , 20 |
|---|--|
| | |
| X | |
| Do | efendant, |
| SIGNED and ACKNOWLEDGED under oath before me by said | Defendant on the above date. |
| | |
| X_ | eputy Clerk of San Patricio County |
| $D\epsilon$ | eputy Clerk of San Patricio County |
| | e case. I have explained the foregoing document entitled "Waivers, hat the Defendant understands it. I also believe the Defendant is ne in preparing his defense. |
| Attorney for | Defendant: |
| APPROVED AND AGREED TO: | |
| Attorney for the State | |
| · · · · · · · · · · · · · · · · · · · | DER |
| The foregoing waivers presented to the Court on the da the age, experience, education, occupation, and previous court expand found to be knowingly and voluntarily executed and are approximately executed and are | y of, 20, and the Court having considered perience of the defendant in open court, the waivers are considered and granted. |
| defendant is sane and is uninfluenced by any consideration of fear, confess his guilt; and the Court having duly admonished the defe | endant, it plainly appears to the court and the Court so finds that the or by any persuasion, or delusive hope of pardon prompting him to endant of the consequences of the plea, and the defendant having of guilty and orders that such plea shall be entered upon the minutes |
| Signed and entered this the day of, | 20 |
| | |
| Jud | ge Presiding, San Patricio County Court at Law |
| | |
| | Defendant's Right Thumbprint |
| | |
| | |
| N. D.C. 15 C11 | |

| CAUSE NO | | |
|--|----------------------------------|---|
| STATE OF TEXAS | § § | COUNTY COURT AT LAW |
| v. | § | OF |
| | § | |
| | § | SAN PATRICIO COUNTY, TEXAS |
| ORDER DEFERRING | <u>ADJUCAT</u> | TIONS OF GUILT |
| On, the defendant, | , hav | ving been charged with the misdemeanor offense of |
| , committed on or about | | , as alleged in the Complaint and Information |
| filed among the papers in this cause, being called this date for t | trial, appeared | d in person and by attorney and the Defendant and State |
| announced ready for trial. The defendant, having waived arraig | gnment and fo | ormal reading of the Information, in open Court pleaded |
| GUILTY/NOLO CONTENDERE. The Court, having heard | said plea and | d having heard the evidence and which was submitted, |
| including stipulated evidence, and the argument of counsel, and | having duly c | considered the same, finds that the evidence substantiates |
| the Defendant's guilt and it being and Court's opinion that the be | • • | |
| further proceedings without an adjudication of guilt. | | , , , |
| IT IS THEREFORE CONSIDERED, ORDERED AND AD. | JUDGED the | at no final adjudication of the guilt or innocence of said |
| Defendant be entered by this court and that the proceedings of | | • |
| FURTHER ORDERED that the Defendant be placed on com | | |
| order is signed. Defendant is ORDERED to pay the following: | | TVISION 101 days beginning at the time time |
| | | Court costs \$ and, if applicable, attorney's |
| | | Instanter, or through the San Patricio County |
| | D to be paid | instanter, or through the San Faurero County |
| Collections Department. | | |
| SIGNED on thisday of | | |
| | Judge | e Presiding, San Patricio County Court at Law |
| I CERTIFY that I fully understand each of the attached Terms at released and I agree to faithfully observe them. I UNDERSTANI Supervision shall be sufficient cause for the revocation of this motion requesting final adjudication of this case within thirty (30 final adjudication as in all other cases. | D that a violati community si | tion of any of the Terms and Conditions of the Community supervision. I UNDERSTAND and I may file a written |
| | Defen | ndant: |
| | Addre | ess: |
| | Telepl | hone: |
| A copy furnished to the above | | |
| named community supervisee on | | Defendant's Right Thumbprint |
| GRACIE ALANIZ-GONZALES, San Patricio County Clerk By: | | |
| Deputy | | |
| Plea-Deferred 6 of 11 | | |

| Cause N | 0 | |
|---|---|--|
| STATE OF TEXAS | § § | COUNTY COURT AT LAW |
| V. | & | OF |
| | § | SAN PATRICIO COUNTY, TEXAS |
| MISDEMEANOR STAN | DARD CONDIT | IONS OF PROBATION |
| The defendant in the above entitled and numbered cause Code of Criminal Procedure, is hereby ordered to abide by and Corrections Department (herein after referred to as "Coduring the defendant's period of community supervision. ALL CONDITIONS OF COMMUNITY SUPERVISION AND ADDRESS OF COMMUNITY AND ADDRESS OF COMMUNITY AND ADDRESS OF COMMUNITY | the rules and regula SDS") and all of the | ations of the San Patricio County Community Supervision following terms and conditions of community supervision |
| OTHERWISE STATED HEREIN. | 911111111111111111111111111111111111111 | |
| Defendant to initial each condition: | | |
| and truthful information to the CSCD or place of employment. Should the commof another county of this state or of an directed by the San Patricio County CS receives notification of acceptance by transferred. If the defendant's communit report in person to the supervising office supervising officer of that departmen supervision, the defendant is ORDERI CSCD at least monthly, and at all other Defendant is ORDERED to report with the Community Supervision Officer of San Supervi | fficer during all visi- nunity supervision of nother state, it is OF SCD officer at least the county or state ty supervision is acc er of that departmen at. Should the cour ED to report in pers times as directed by in two (2) business of San Patricio County, | |
| | | ast the laws of the State of Texas, or any other state or of ass days any arrest or contact with law enforcement to the |
| alcoholic beverages and/or prohibited co | ontrolled substances where the primary bu | , and abstain from the consumption or possession of any or dangerous drugs in any form that are not prescribed usiness is the sale and consumption of alcohol on the |
| | | l, or any other test or examination for the purpose of uence of alcohol, narcotic drugs, marijuana, or any other |
| with a copy of any and all court orders r 6. EMPLOYMENT: Work faithfully at suitable | requiring payment of le employment and p ach month on the rep | present written verification of employment (including all orting date. Notify the CSCD officer orally and in writing |
| | | consume synthetic cannabinoid compound products in any to chemical testing upon request of the probation officer |

| 8. ALCOHOL/DRUG EVALUATION: Submit yourself to a screening, assessment, and/or substance abuse counselin within forty-five (45) days of this order, and further if deemed appropriate participate in a substance abuse counselin program/Treatment Alternatives to Incarceration Program (or similar program) as determined by the Communit Supervision and Corrections Department beginning within thirty (30) days of completion of assessment. Furthe while in said program you are to cooperate and comply with all rules, regulations and pay any costs incurred an remain in said program until released by said treatment staff with the written concurrence of the Judge of this Counfiled among the papers of this cause; |
|--|
| 9. REIMBURSEMENT FEE: Pay to the Supervision Officer of San Patricio County, Texas, a Statutory Reimbursement Fee of \$60.00 per month, beginning on or before the last day of this month and within the first ten (10) days of each month thereafter; Waived by the Court. Waived while reporting on multiple cases. |
| 10. TRAVEL RESTRICTION: Remain within the State of Texas unless given written permission to leave the State from the court or your CSCD officer. Notify the CSCD officer orally and in writing of any change in your home address within 48 hours of the change. |
| 11. FINES, FEES AND COURT COSTS: Pay to the designated San Patricio County Collections Office all of the assesse Court Costs, Fine and attorneys fees any/or other costs as has been Court ordered; |
| 12. FINANCIAL AFFIDAVIT: Submit an affidavit of inability to pay statement to the San Patricio County Communit Supervision Officer for any month in which you fail to pay all or only part of your monthly Court-Ordered fees; |
| 13. TRANSFER FEE: Pay to the Supervision Officer of San Patricio County, Texas an application fee of \$100.00 for eac interstate or intrastate transfer to community supervision, which is due within the first thirty days of community supervision, any transfers thereafter will require the fee to be paid on the date of application; |
| 14. COMMUNITY SERVICE: Complete hours of Community Service Restitution for an organization, agency of subdivision of government approved by Court and designated by the Community Supervision and Correction Department at a rate of not less than 8 hours per month. |
| 15. RESTITUTION: If applicable, pay to the Supervision Officer of San Patricio County, Texas, who shall pay the same over to the victim the amount of \$ as restitution and reparation on a monthly payment schedule to be determined by the San Patricio Community Supervision and Corrections Department; |
| 16. JAIL TIME: Serve a total of days in the San Patricio County jail as a condition of community supervision beginning on at AM/PM and continuing through at AM/PM |
| MISDEMEANOR SPECIAL CONDITIONS |
| The defendant shall also comply with the following special conditions as marked. |
| Academic Achievement: (defendant's initials) Provide proof of high school completion or participate in and successfully complete a community-based GED program of complete an Adult Basic Education Course. If needed, complete an ESL Course in lieu of the above. Written verification upon entrance and completion of the program must be provided to CSCD. |
| Anger Management: (defendant's initials) The Defendant shall enroll in and successfully complete, within 180 days of this judgment, an outpatient Aggressio Control and Therapy Treatment Program or Anger Insight Resolution program as directed by your CSCD officer. |
| BIPP: (defendant's initials) The Defendant shall enroll in and successfully complete the outpatient Batterers Intervention Prevention Program sponsored by the Family Violence and Sexual Assault Prevention Center of South Texas, The Purple Door, Corpus Christ Texas, and further cooperate fully with all treatment program requirements and obey all program rules, program regulations. The Defendant shall remain in said program until released by the Staff of the Family Violence and Sexual Assault Prevention Center of South Texas, The Purple Door, Corpus Christi, Texas, with the written concurrence of the Judge of this Court File among the papers of this cause; |

| No Firearms/Ammunition: (defendant's initials) |
|--|
| The Defendant shall not have any firearms or ammunition in their possession or in their home. |
| |
| No Victim Contact: (defendant's initials) |
| ☐ The Defendant shall have NO contact with victim and/or complaining witness listed in the information in this case. |
| |
| No Co-Defendant Contact: (defendant's initials) |
| ☐ The defendant will not associate in any way or have any contact with any of the co-defendants in this case. |
| |
| Moral Reconation Therapy: (defendant's initials) |
| The Defendant shall enroll in and successfully complete the Moral Reconation Therapy Program of the 36th, 156th, and |
| 343rd Judicial Districts Community Supervision and Corrections Department. The Defendant shall obey all program rules |
| and regulations and shall remain in said program until released by the Staff of the 36th, 156th, and 343rd Judicial Districts |
| Community Supervision and Corrections Department with written concurrence of the Judge of this Court filed among the |
| papers of the cause; |
| |
| Anti-Theft Program: (defendant's initials) |
| The Defendant shall enroll in and successfully complete in the Anti-Theft Program. The Defendant shall enroll in and |
| successfully complete, within 180 days of the judgment, an anti-theft program , through an agency approved by your CSCD |
| officer. |
| officer. |
| Drug Offender Education: (defendant's initials) |
| The Defendant shall enroll in and successfully complete within 180 days of the judgment, a drug offender education program |
| as provided in Article 6687b, Section 24, Vernon's Civil Statutes. |
| as provided in Article 60676, Section 24, Vernon's Civil Statutes. |
| Alcoholic/Narcotic Anonymous Meetings: (defendant's initials) |
| Participate in AA/NA at the direction of CSCD. Written verification of each meeting attended must be presented to CSCD. |
| Tarticipate in AA/IVA at the direction of CSCD. Written verification of each meeting attended must be presented to CSCD. |
| Victim Impact Panel: (defendant's initials) |
| The defendant shall enroll, attend, comply with all rules and regulations and successfully complete a DWI Victim Impact |
| Panel approved by the Court within 120 days of the date of this Judgment; |
| Tailer approved by the court within 120 days of the date of this sudgment, |
| DWI 1st Education Program: (defendant's initials) |
| The Defendant shall enroll in and successfully complete a DWI Education Program as prescribed by Article 42.12, Section |
| 13(h), Texas Code of Criminal Procedure, within 181 days of the date this judgment is signed.; |
| 15(11), Texas Code of Criminal Procedure, within 181 days of the date this judgment is signed., |
| DWI 2 nd Repeat Offender: (defendant's initials) |
| The Defendant shall enroll in and successfully complete the DWI Intervention Program sponsored by ADAPT & ABC |
| Defensive Driving Compact Christi Toyog within 190 days of this Judgment. |
| Defensive Driving, Corpus Christi, Texas, within 180 days of this Judgment; |
| Intensive Outpotient Treatment: (defendant's initials) |
| Intensive Outpatient Treatment: (defendant's initials) |
| ☐ The Defendant shall enroll in, fully participate in and successfully complete an Intensive Outpatient Substance Abuse |
| Treatment Program.; |
| Duchable Course Testings (1-for 1-14)- initials) |
| Probable Cause Testing: (defendant's initials) |
| Furnish a sample of your breath, blood or urine at the request of any peace officer who has probable cause to believe the |
| defendant may have committed any crime under Chapter 49 of the Texas Penal Code; intoxication and alcoholic beverage |
| offenses. i.e. no breath test refusals. |
| |
| Ignition Interlock: (defendant's initials) |
| Within fourteen (14) days from the date of judgment the Defendant shall have a device installed, on the motor vehicle |
| owned by the defendant or in the vehicle most regularly driven by the defendant, a deep-lung breath analysis device that makes |
| impractical the operation the of motor vehicle if ethyl alcohol is detected in the breath of the operation. This device shall be |
| calibrated to .03 BAC and shall prevent the vehicle from being driven if the device detects ethyl alcohol on your breath. Do |
| not operate any motor vehicle that is not equipped with an operational deep-lung breath analysis device. Abide by all rules and |
| requirements under any participation agreement. Allow for the visual inspection of the monitor at the request of your CSCD |
| officer. This device shall be installed for the duration of the Defendant's probation. The device is required to have a camera. |
| All cost associated with this device are to be incurred by the Defendant. |
| |

| Alternative Alcohol Monitoring: (defendant's initials) | | | | |
|---|--|--|--|--|
| Within fourteen (14) days from the date of judgment the Defendant shall be in possession of a Smart Start In-Home or Smart Start In-Home Cellular device or SCRAM ankle monitor. The Defendant will not tamper with, remove or obstruct the monitor. The Defendant will abide by all rules and requirements under any participation agreement including not missing any communication times set out by the participant agreement. Allow visual inspection of the monitor at the request of your CSCD officer. This device shall be installed for the duration of the Defendant's probation. The device is required, if technology permits, a camera or visual recording device. All cost associated with this device are to be incurred by the Defendant. | | | | |
| <u>Driver's License Suspension:</u> (defendant's initials) | | | | |
| Texas Driver's License is suspended for a period of days effective within 20 days of the signing of the Judgment; | | | | |
| Residential Treatment Coastal Bend Regional Intermediate Sanction Facility: (defendant's initials) | | | | |
| ☐ Submit yourself to the Coastal Bend Regional Intermediate Sanction Facility operated by the 36th, 156th, and 343rd Judicial Districts Community Supervision and Corrections Department in Sinton, Texas, for the purpose of a substance abuse evaluation and treatment. You are to cooperate and comply with all rules, regulations and contracts of the Coastal Bend Regional Intermediate Sanction Facility and remain in said facility until released by the Staff of the Coastal Bend Regional Intermediate Sanction Facility with the written concurrence of the Judge of this Court filed among the papers of this cause; | | | | |
| ☐ Substance Abuse Misdemeanor Substance Abuse Treatment Track One (1) 90 days ☐ Substance Abuse Misdemeanor Employment & Substance Abuse Treatment Track Two (2) 90 days ☐ Substance Abuse Treatment – 180 days | | | | |
| MENTAL HEALTH TREATMENT: (defendant's initials) | | | | |
| Enroll and actively participate in the services of Tri-County Behavioral Health (MHMR) within 30 days of this judgment. Attend treatment and programming as recommended. Comply with all rules, regulations and guidelines. Take all medications prescribed until successfully discharged or released by further order of the court. Submit written verification of your enrollment and attendance to your CSCD officer. Psychological/Psychiatric Exam: Within 60 days of the date of this order, submit to a psychological/psychiatric evaluation and participate in any treatment deemed necessary by said evaluation. ADDITIONAL SPECIAL CONDITIONS: | | | | |
| You are hereby advised that under the laws of this State, the Court shall determine the terms and conditions of community supervision, and may at any time during the period of community supervision, alter or modify the conditions of community supervision. The Court also has the authority at any time during the period of community supervision to revoke the community supervision when a preponderance of the evidence establishes a violation of one or more of the conditions set forth above. | | | | |
| Signed and entered on the day of, 20 | | | | |
| | | | | |
| Judge Presiding, San Patricio County Court at Law | | | | |
| Receipt of a copy of this order is acknowledged on the date shown above. | | | | |
| x | | | | |
| DEFENDANT'S SIGNATURE | | | | |

| CAU | SE No | |
|---|--|---|
| STATE OF TEXAS | § | COUNTY COURT AT LAW |
| V. | \$ \$ \$ \$ | OF |
| • | | |
| | § | SAN PATRICIO COUNTY, TEXAS |
| TRIAL COURT'S CERTIFI | CATION OF DEFE | NDANT'S RIGHT TO APPEAL |
| I, Judge of the trial court, certify this criminal case: | | |
| is not a plea-bargain case and the defe | endant has the right of appo | eal. |
| is a plea-bargain case, but matters were waived and the defendant has the right | | n filed and ruled on before trial and not withdrawn or |
| is a plea-bargain case but the trial cou | rt has given permission to | appeal and the defendant has a right of appeal. |
| is a plea-bargain case and the defenda | nt has NO right of appeal. | |
| the defendant has waived the right of | appeal. | |
| Signed and entered on the day of | , 20 | |
| any right to file a pro se petition for discretionary readmonished that my attorney must mail a copy of the only 30 days in which to file a pro se petition for discretionary, if I wish to appeal this case and if I am entitled | so been informed of my rigoriew pursuant to Rule 68 ne court of appeals judgment of the court of | ghts concerning any appeal of this criminal case including of the Texas Rules of Appellate Procedure. I have been ent and opinion to my last known address and that I have burt of appeals. Tex. R. APP. P. 68.2, 68.3 I acknowledge inform my appellate attorney, by written communication, cause of appellate deadlines if I fail to timely inform my a pro-se petition for discretionary review. |
| Defendant's Signature | | se Counsel: |
| Mailing Address: | | Bar No: |
| Talanhana | | ng Address: |
| Telephone: Email Address (if any) | | |
| \$\frac{1}{2}\tau_{ | | Address |
| | | Defendant's Right Thumbprint |
| | | |
| | | |
| | | |
| | | |