		CAUSE NO. E		
THE STATE OF TEXAS			*	IN THE COUNTY COURT
VS.			*	AT LAW NO. 2 OF ORANGE COUNTY, TEXAS
			*	
hereinafter refer	red to as "	'the Defendant'')		, , , , , , , , , , , , , , , , , , , ,
ORIGINAL	OFFEN	SE:		
POSSIBLE N	MAXIM	IUM JAIL SENTENCE:		
	EXPLA	ANATION OF COMMUNITY SUPERVISION	N (PROBATIO	N) REVOCATION RIGHTS
Now (1) (2) (3)	You h evider and if with the Mo The C The C you m have t probat if you of the	e Defendant, in person, WITH an attorney and is advitable to remain silent and not make any stater are against you at trial. You have the right to have a you are unable to employ a lawyer you have the right his case. You have the right to see and read and under otion to Revoke Probation or the Motion to Impose Gourt is not bound by any promises, agreements or recourt, at the conclusion of the evidence, has the power take to the allegations. If you are still within the term the power to extend the term of probation or the Court tion, the Court may place you on regular probation or meet certain legal criteria the Court may have the power do of time up to the possible maximum jail sentence the court may to the possible maximum jail sentence the court may be to the possible maximum jail sentence the court may be to the possible maximum jail sentence the court may be the possible maximum jail	nent at all and that lawyer present to to have a lawyer erstand the allegationit; commendations of to find the allegation of Community Sut may revoke your the Court may player to place you be the allegations are isted above.	any statement you make may be used as advise you prior to and during any questioning appointed to advise you in Court in connection ons brought against you by the State in either anyone in regard to the outcome of this hearing; tions true or not true, regardless of the plea that upervision (also called probation), the Court may probation. If you are on deferred adjudication ace you in jail for a period of up to 90 days and each on probation. The Court, at the conclusion
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Now (After	e Defendant, after being advised of the Defendant's ribeing advised of his/her rights, the Defendant underst sthe reading of the allegations and represents to the contract of	tands the allegation	ns against the Defendant. The Defendant
		TRUE to the allegations in paragraph(s)		Oi
		the State's Motion. The Defendant further represe Community Supervision by the court in this cause presented to the court about the above listed parag	, and the Defendar	nt agrees to stipulate that the evidence to be
		NOT TRUE to the allegations in paragraph the State's Motion.	ph(s)	
(2)	The Defendant hereby waives the right to present witnesses in this case and demands that this case be submitted to the court on all issues of law and fact and that the court immediately proceed with this case.			
Defendant		Attorney for the Defendant		Attorney for the State
The foregoing 20	documen	t was presented to the Court and is considered, appro-	ved, and granted o	n this day of,
				GE PRESIDING NTY COURT AT LAW NO. 2

ORANGE COUNTY, TEXAS