		CAUSE NO. E						
THE	STATE	E OF TEXAS	*	IN THE COUNTY COURT				
VS.				AT LAW NO. 2 OF				
Defen	dant's S	alled "Defendant" or "the defendant") focial Security No. (last four numbers): Date of Birth:	*	ORANGE COUNTY, TEXAS				
		WRITTEN PLEA ADMONISHMENTS (NON)	DWI/ N	ION ASSAULT CASES)				
1.	The range of punishment attached to this misdemeanor offense is (check one):							
		Class A: Confinement in the county jail for not more the offense committed before 9/1/94, the maximum fine is \$300.		year and/or a maximum fine of \$4000. For ar				
		Driving While License Invalid (DWLI): Confinement in the county jail for not more than 180 days and/or maximum fine of \$2000. For an offense committed before 9/1/07 (without a prior), a fine of not less than \$100 more than \$500 and up to 180 days confinement in jail. For an offense committed before 9/1/87, there is minimum fine.						
		Failure to Maintain Financial Responsibility (FMFR): 1st Offense: A fine of not less than \$175 nor more than \$3	50. 2nd	Offense : A fine between \$350 and a \$1000.				
2.	the tr	PLEA BARGAINS: The trial court is not bound by a plea agreement, if any exists, between the defendant and the state. It the trial court assesses a punishment different from that recommended by the State or defendant, the defendant has no right to withdraw the plea after sentencing.						
3.		CITIZENSHIP: If you are not a U.S. citizen, a plea of guilty or nolo contendere may result in deportation, exclusion from admission to the country, or denial of naturalization under federal law.						
4.	DEFERRED ADJUDICATION: If the court defers adjudicating your guilt and places you on probation, on violation of any condition you may be arrested and detained as provided by law. You are then entitled to a hearing limited to determination by the court of whether to proceed with an adjudication of guilt on the original charge. No appeal may be taken from this determination. After adjudication of guilt, all proceedings including assessment of punishment pronouncement of sentence, and your rights to appeal continue as if adjudication of guilt had not been deferred.							
5.	nonding you have the perfect thereas (1) V	DEFERRED ADJUDICATION AND NONDISCLOSURE: You have the right to petition the Court for an order of nondisclosure under section 411.081 of the Texas Government Code. You are eligible for an order of nondisclosure only you have not been convicted or placed on deferred adjudication for any offenses other than "fine only" traffic offenses during the period of deferred adjudication for which nondisclosure is sought and for 2 years thereafter for misdemeanors and 5 years thereafter for felonies. You will not be eligible for an order of nondisclosure if you are placed on deferred adjudication for: (1) Violation of a Protective Order; (2) any offense involving family violence as defined in section 71.004 of the Texas Family Code; and (3) any offense for which the defendant must register as a sex offender.						

JUDGE PRESIDING COUNTY COURT AT LAW NO. 2 ORANGE COUNTY, TEXAS

<u>DEFENDANT'S WAIVERS AND CONFESSION</u>

Comes now, the Defendant, joined by counsel, and I state that I understand the admonishments listed on the front side of this document and I state that I am mentally competent and my plea is freely and voluntarily entered. Furthermore I state that if I had counsel appointed to represent me, or if I retained my own attorney, I also give up and waive any right I might have to wait ten days, or any other amount of days to prepare for trial. I want to state for the record that I am totally satisfied with the representation of my attorney who provided effective and competent representation.

I, joined by counsel, also waive and give up under Art. 1.14 CCP and under the Constitutions of the United States and of The State of Texas, all rights given to me by law, whether of form, substance or procedure, including but not limited to my right to call and/or subpoena witnesses on my behalf, my right to be faced and confronted by the witnesses against me, and I hereby demand an immediate trial to the Court and at the same time I waive and give up my right to have a jury trial and I request and desire for the Court to set my punishment in this case.

I, with counsel, consent to the oral and/or written stipulations of the evidence. I state that I read and write the English language and that I have not used or consumed an alcoholic beverage or narcotics within the preceding twelve (12) hour period.

After being advised by my counsel, I state that I am aware of the nature of the charge filed against me in this case and the penalty range for the offense charged in this case. I, along with my counsel, hereby waive the arraignment and reading of the information and am now entering a plea of:

circle o	one:	[GUILTY]	[NO CONTEST]	
to the offense charged vinformation.	within the inform	nation in this cause	or as a lesser included offense o	f the offense charged in the
I swear to all of whole truth and nothing			that all testimony that I give in th	is cause will be the truth, the
DEFENDANT				
Sworn to and su	ubscribed before	me by the defenda	ant on this the day of	, 20
			ORANGE COUNTY DE	PUTY SHERIFF
			ORANGE COUNTY DE	PUTY CLERK
and 42.12 (9)(j), C.C.P.	We also agree of the defendant	upon inquiry and were freely, volun	ns made above by this defendant evidence that the defendant is leg earily and intelligently made and	gally competent to stand trial
Attorney for the Defend	lant		Attorney for the State	
			JUDGE PRESIDING	AW NO 2

ORANGE COUNTY, TEXAS