

Arraignment date: _____

NO: _____

THE STATE OF TEXAS
VS

§
§
§

IN THE COUNTY COURT AT LAW
OF
ORANGE COUNTY, TEXAS

DEFENDANT’S WAIVER OF ARRAIGNMENT

Defendant hereby waives arraignment in the above entitled and numbered cause and enters a plea of **NOT GUILTY**.

DEFENDANT

ATTORNEY FOR DEFENDANT

DEFENDANT’S MOTION FOR RESETTING

Now comes defendant in the above entitled and numbered cause to waive all rights to a Speedy Trial afforded by Art. 32A 02 C.C.P.C., and the Constitution of Texas and of the United States of America. Defendant stipulates that the State of Texas, through its Attorney, announced ready for trial. Defendant moves that this cause be reset for:

Respectfully submitted: 1. ___Announcement on _____

DEFENDANT 2. ___Trial_____

ATTORNEY FOR DEFENDANT 3. ___Plea on_____

Terms of plea:_____

EXPLANATION OF TERMS

Announcement: Date and time by which method of disposition of the case will be made known to the Court in writing, by phone or by personal appearance by counsel, with or without defendant. Failure to announce will result in a bond forfeiture and warrant of arrest for Defendant.

Trial: Plea bargain efforts, if any, have not resulted in an accommodation and a trial is requested.

Plea: Case will be disposed of by negotiated plea. The Court recognizes no duty on the part of the State to initiate the plea negotiation process. Terms of the plea must be returned to the Court on or before the announcement date. The court, where practicable, will honor counsel’s request for a date and time convenient to the parties for entry of the plea. If a negotiated plea is agreed upon before arraignment, such fact and terms of the offer may be submitted when waiver of arraignment and motion for resetting is initially filed.