## JUDGMENT ON PLEA OF GUILTY/NOLO CONTENDERE/NOT GUILTY BEFORE COURT—WAIVER OF JURY TRIAL

CAUS	ENO. 79379	6			
THE STATE OF TEXAS VS.  YOUNG	7	IV	THE ZOZ DISTRICT COURT OUNTY CRIMINAL COURT AT LAW NO.	t <b>T</b>	
(Name of Defendant)		0	F HARRIS COUNTY, TEXAS		
Judge Presiding: Mandluso	<u>~</u>		Date of Judgment: 2-11-99	<u>.</u>	
Attorney for State:			Date Sentence Imposed:  Sentence	<u>.</u>	
Attorney for Defendant: Okell		Defendant Waived Counsel	to Begin 2-11-99 Date:		
Offense Convicted of:  Heft			Date of Offense: 8-21-8£		
Plea to Enhancement 1st Paragraph Paragraph(s): True   Not True   N/A	ropriate selection — N/A = not  2nd Paragraph  True   Not True   N/A	available or not Charging	·	on	
Findings on 1st Paragraph Enhancement(s): True   Not True   N/A	True   Not True	Plea. Gu	Nolo Contendere   Not Guil	ty	
Affirmative Findings: Deadly Weapon: Yes   No   N/A	Family Violence: Yes   No	N/A	Hate Crime: Yes   No N/A	V 2 6	
Punishment Imposed and Place of Confinement:	(Mark all that apply) Institutional Division, TDCJ State Jail Division, TDCJ	Sentence suspended, Defendant placed on community supervision for			
Fine in the Amount of \$.	Harris County Jail Fine Only	SEE SPECI.	30		
Time days toward incarceration (Mark appropria	days toward fine and costs te selections below, if applica	_days toward incar fine and costs	ceration, COURT COSTS: \$	- - -	
Name changed from	to selections below, it applica		RECORDER'S MEMORANDUM.		
Judgment Addendum incorporated herein  Driver's license is suspended for a period	•	1	This instrument is of poor quality and not satisfactory for photographic		

1

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present at the time of filming.

	The Defendant is entitled to	_ days credit toward suspension	of driver	's license.			
	It is ordered by the Court, that any weapon	(s) seized in this case is/are here	by forfeite	ed.			
	Educational program waived in accordance	with Article 42.12 Sec. 13 (h),	upon a fin	ding of good	cause by th	e Court.	
	In accordance with Section 12.44(a), Penal as a Class A misdemeanor. The Defendant						
	In accordance with Section 12.44(b), Penal Class A misdemeanor. The Defendant is ad	Laws of Texas, the Court autho ljudged to be guilty of a Class A	rizes the p misdeme	prosecuting a anor and is a	ttorney to pr ssessed the p	osecute this cause as a punishment indicated above	<u>.                                    </u>
named a for trial. appearin conseque offense i pronound i offense of the Defe applicab i Departm State Jai Division is reman i custody above. I find the Harri	his cause being called for trial, the State appeared bove; or the Defendant knowingly, intelligently, an The Defendant waived his right of trial by jury, a g to the Court that the Defendant is mentally counces of his plea; the plea is hereby received by the indicated above. The Defendant was granted the right sestence against the Defendant.  IS CONSIDERED, ORDERED AND ADJUDGE on the date indicated above, and that the Defendant and the indicated above, and that the Defendant in the date indicated above, and that the Defendant in the provisions of Art. 42.12, Sec. 9, Code of Crimina is Sordered by the Court that if the punishment of Criminal Justice (TDCJ) that the Defendant is Division, TDCJ, or any other person legally authorized to the custody of the Sheriff of Harris County in IS ORDERED by the Court that if the punishment of the Sheriff of Harris County, Texas; unless the he Sheriff shall confine the Defendant in the Harris is Conty Sheriff and pay all fine and court costs at a Harris County, Texas on the date the sentence is a sentence is a sentence in the sheriff and pay all fine and court costs at a Harris County, Texas on the date the sentence is a sentence in the sheriff and pay all fine and court costs at the sentence is a sentence in the sentence in the sentence is a sentence in the sentence in the sentence is a sentence in the sentence i	d voluntarily waived the right to reprind pleaded as indicated above. Then impetent to stand trial, that the plead Court and entered of record. The Cight of allocution and answered nothing the Court that the Defendant is be punished as indicated above for the tion will issue. Further, the Court find Procedure.  It assessed against the Defendant is conceeded by the Sheriff of Harris Courtied to receive such convicts, and the with the provisions of the law governtil said Sheriff can obey the direction assessed against the Defendant is conceeded against the Defendant is conceeded against the defendant is for the sordered by the Court in this cause; assessed by the Court in this cause;	resentation reupon, the a is freely a court having in bar the guilty of the period incomes the Presentation of this seconfinement in the period that the period incomes the I said Deferenting the I in sof this seconfinement by surrender above, and a fine only, unless the Court of the I in th	by counsel as Defendant was and voluntarily the heard the evidence of The Conce offense indicated above, sentence Investigation in the Institution in the Institutional Divintence.  In the Harris to the Sheriff until the fine and the Defendant Court orders the	indicated above a dence submitted ourt proceeded cated above, a and that the Stigation, if so and Division of the Direct confined in the vision or State  County Jail the fon the date the date the costs are fut is ordered to be Defendant to the statement of the date the date of t	ye, and both parties announced by the Court as required by lathat the Defendant is aware of the ded, found the Defendant guilty in the presence of the Defendant committed that the Defendant committed that the Defendant committed that the Defendant committed to ordered, was done according for the State Jail Division of the Institutional Division or State Jail Division, TDCJ. The Defendant the Defendant is remanded the sentence is to begin, as induly satisfied in accordance with immediately proceed to the Office to the committed to the custody	ready w. It of the of the lant to ed the ver of to the Texas or the te Jail endant to the licated law. fice of of the
Defenda supervisi	ce with law.  IS ORDERED by the Court that the sentence incit is placed on community supervision for the peon.  IS ORDERED by the Court that this sentence run	eriod indicated above pending his al	biding by a	and not violati	ing the terms	and conditions of his commun	nity
	cumulatively.	Signed and entered on	2	11-14	3991		
	_	Signed and entered on			<del>- ///</del>		_
	munity Supervision	X	_	h	K		
Ехрі	res on:	<u> </u>		PRESIDI	NG JUDGE	<u> </u>	_
Noti	ce of Appeal:				Г	· ·	$\sigma$
Man	date Received:					Entered ///	_
Afte	Mandate Received, Sentence to Begin	Date is:				Verified #	_
Rece	ived onat	AM   PM.				LCBT/	
Sher	iff, Harris County, Texas					LCBU W	
By:_		Deputy				- 6	-
SPE	CIAL INSTRUCTION OR NOTES:					2300-88	
							4 C007 P

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