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



	CAUSE NO. 7597	780	
THE STATE OF TEXAS		IN TE	E /82 DISTRICT COURT
Vs. George Flor	nd	cour	VI'Y CRIMINAL COURT AT LAW NO.
(Name of Defendant)			ARRIS COUNTY, TEXAS
Judge Presiding: Comune	recordation	tisractory for photographic n; and/or atterations were the time of filming.	Date of JO-20-97 Date
for State: Di Bluse	<u>ر</u>		Sentence 10-20-97
Attorney for Defendant: Burell S	tres	Counsel 1	to Begin 10:20-97
Offense Convicted of: Del. by actu	gram	ocame,	Date of Offense: 8-2-97
	A B C X A		3rd 2nd 1st CAPITAL
180 days. State abande	HOT 12.44a ors 2ad and 3 the appropriate selection - N	3d	nnlicable)
Plea to Enhancement 1st Paragraph Paragraph(s): True Not True	2nd Paragra	ph Charging	Complaint Indictment Information
Findings on 1st Paragraph Enhancement(s): True Not Tru	_		nilty Nole Centendere Not Civilty
Affirmative Findings: Deadly Weapon: Yes No N/A	Family Violence:	Yes No N/A	Hate Crime: Yes No N/A
Punishment Imposed and Place of Confinement:	(Mark all the		nded, Defendant
180 days	State Jail Division,	placed on com	munity supervision for
Fine in the Amount of :S	Harris County Jail Fine Only	SEE SPECIAL reference.	INSTRUCTIONS, incorporated herein by
Time days toward incarceration	· · · · · · · · · · · · · · · · · · ·	days toward in fine and costs	carceration, COURT COSTS: \$ \[\sqrt{50} \]
(Mark a Judgment Addendum incorpora	ppropriate selections below, i ted herein by reference.	if applicable)	
Driver's license is suspended for	or a period of	days/months/years.	
The Defendant is entitled to	dave credit toward	mienension of driver's license.	

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In accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by pras a Class A misdemeanor. The Defendant is adjudged to be guilty of a state jail felony and is assessed the punishment indicated and a coordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this can class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment and the Class A misdemeanor and is assessed the punishment and the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above, and both parties announced the Defendant waived his right of trial by jury, and pleaded as indicated above. Thereupon, the Defendant was admonstated by the Court as required by law. Court that the Defendant is mentally competent to stand trial, that the plea is freely and voluntarily made, and that the Defendant is aware of the consequence plea is hereby received by the Court and enserted of record. The Court having heard the evidence submitted, found the Defendant is aware of the consequence plea is hereby received by the Court and enserted of record. The Court having heard the evidence submitted, found the Defendant to pronounce as Defendant. IT IS CONSIDERED, ORDERED AND ADJUDGED by the Court that the Defendant is guilty of the offense indicated above, and that the Defendant to pronounce as Defendant. IT IS CONSIDERED, ORDERED AND ADJUDGED by the Court that the Defendant is guilty of the offense indicated above, and that the Defendant provisions of Ar. 42.12, Sec. 9, Code of Criminal Procedure. IT IS ORDERED by the Court that if the punishment assessed against the Defendant is confinement in the Institutional Division or the State Jail Division, TDCJ, or any other person legally authorized to receive such convicts, and said Defendant shall be confined in the Institutional Division, TDCJ, or any other person legally authorized to recei	eized in this case is/are hereby forfeited. Article 42.12 Sec. 13 (h), upon a finding of good cause by the Court.	
in accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by purishment indicated in accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this can class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment indicated above. The penal can be provided to be guilty of a Class A misdemeanor and is assessed the punishment indicated above. The Defendant remains a penal is a penal of the penal can be penal can be penal of the penal can be p	zized in this case is/are hereby forfeited.	
in accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by purishment indicated in accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this can class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment indicated above. The penal can be provided to be guilty of a Class A misdemeanor and is assessed the punishment indicated above. The Defendant remains a penal is a penal of the penal can be penal can be penal of the penal can be p	Article 42.12 Sec. 13 (h), upon a finding of good cause by the Court.	
Class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment and This cause being called for trial, the State appeared by the District Attorney as named above and the Defendant named above and both parties amount the Defendant work of the property intelligently, and voluntarily worked the right to representation by counced as indicated above, and both parties amount The Defendant wavied his right of trial by jury, and pleaded as indicated above. The Defendant was admonstanced by the Court are required by law, and the Defendant is guilty of the Court and esterned of record. The Court having heard the evidence unberlied, found the Defendant guilty of the ofference indicated above, and that the Defendant guilty of the ofference indicated above, and that the Defendant provision of the Court has the Defendant is guilty of the ofference indicated above, and that the Defendant provision of An 4.2.12, Sec. 9, Code of Criminal Procedure. It is CONSIDERED, ORDERED AND ADJUDGED by the Court that the Defendant is guilty of the ofference indicated above, and that the Defendant provision of An 4.2.12, Sec. 9, Code of Criminal Procedure. It is CONSIDERED by the Court that if the ponishment assessed against the Defendant is guilty of the ofference indicated above, and that the Defendant provision of An 4.2.12, Sec. 9, Code of Criminal Procedure. It is CORDERED by the Court that if the punishment assessed against the Defendant is outlinement in the Institutional Division or State Jail Division, TDCI, or any other person legally authorized to receive such convicts, and said Defendant plantage of the provision of the Sheriff of Harrin Courty until said Sheriff can obey the directions of this sentence. It is ORDERED by the Court that if the punishment assessed against the Defendant is onfinement in the Institutional Division or State Jail Division, TDCI. or any other person legally authorized to receive and convicts, and and Defendant is onfinement in the Institutional Div	s of Texas, the Court finds that the ends of justice would best be served by punishment	X i
above, or the Defendant knowingly, intelligently, and voluntarily varied the right to representation by coussed as indicated above, and both parties announced the Defendant wave the registed by the Court at required by law Court that the Defendant is mentally competent to stand trial, that the plea is freely and voluntarily made, and that the Defendant surver of the consequent plea is breely never and estand of record. The Court having heart the reviences submitted, found the Defendant guilty of the offense and Defendant was granted the right of allocution and answered nothing in har thereof. The Court proceeded in the presence of the Defendant to pronounce see Defendant. IT IS CONSIDERED, ORDERED AND ADJUDGED by the Court that the Defendant is guilty of the offense indicated above, and that the Defendant Defendant is not to the prosecution for which execution will issue. Turnbe, the Court finds the Presentence Investigation, if to ordered, was done according provisions of Art. 42.12, Sec. 9, Code of Criminal Procedure. IT IS ORDERED by the Court that if the punisibrent assessed against the Defendants is confinement in the Institutional Division or the State Jail Division. TDCJ or set youther person legally authorized to receive such coordinately to the Director of the Institutional Division or State Jail Division. TDCJ for the period indicated above, in accordance with the provisions of the law governing the Institutional Division or State Jail Division. TDCJ for the period indicated above, in accordance with the provisions of the law governing the Institutional Division or State Jail Division. TDCJ for the period indicated above, in accordance with the Defendant is sentence. IT IS ORDERED by the Court that if the punishment assessed against the Defendant is confinement in the Herris Courty. Jail that the Defendant is instituted to voluntarily arranded to the condicately to the Sheriff of Herris Courty, Texas, unless the Defendant is instituted to voluntarily arranded to the condicate to the Sheriff of Herr	rs of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a ged to be guilty of a Class A misdemeanor and is assessed the punishment indicated above.	(
the Harris County Sheriff and pay all fine and court costs as ordered by the Court in this cause; unless the Court orders the Defendant to be committed to its Sheriff of Harris County, Texas on the date the sentence is to begin, as indicated above, to be confined in the Harris County Jail until the fine and costs are accordance with law. IT IS ORDERED by the Court that the sentence indicated above is to be executed, unless it is indicated above that the sentence is to be suspended. Defendant is placed on community supervision for the period indicated above pending his abiding by and not violating the terms and conditions of his commun. IT IS ORDERED by the Court that this sentence runs concurrent with any other sentence(s) unless it is indicated on the Judgment Addendum that the nun cumulatively. Signed and entered on Probation Expires: Mandate Received: After Mandate Received, Sentence to Begin Date is: Received on After Mandate Received, Sentence to Begin Date is: Deputy Deputy	waived the right to representation by counsel as indicated above, and both parties announced ready for trial cated above. Thereupon, the Defendant was admonished by the Court as required by law. It appearing to the the plea is freely and voluntarily made, and that the Defendant is aware of the consequences of his plea; the Court having heard the evidence submitted, found the Defendant guilty of the offense indicated above. The in har thereof. The Court proceeded in the presence of the Defendant to pronounce sentence against the Court that the Defendant is guilty of the offense indicated above, and that the Defendant committed the shed as indicated above for the period indicated above, and that the State of Texas do have and recover of the re. Further, the Court finds the Presentence Investigation, if so ordered, was done according to the applicable sed against the Defendant is confinement in the Institutional Division or the State Jail Division of the Texas vered by the Sheriff of Harris County, Texas immediately to the Director of the Institutional Division or the to receive such convicts, and said Defendant shall be confined in the Institutional Division or State Jail the provisions of the law governing the Institutional Division or State Jail Division, TDCJ. The Defendant is theriff can obey the directions of this sentence. seed against the Defendant is confinement in the Harris County Jail that the Defendant is remanded to the not is instructed to voluntarily surrender to the Sheriff on the date the sentence is to begin, as indicated above, or the period indicated above, and until the fine and costs are fully satisfied in accordance with law.	above; or the The Defendent of the State Jail Defendent of the State of the Sheriff
Notice of Appeal: Mandate Received: After Mandate Received, Sentence to Begin Date is: Received on O O O O O O O O O O O O O O O O O O	red by the Court in this cause; unless the Court orders the Defendant to be committed to the custody of the in, as indicated above, to be confined in the Harris County Jail until the fine and costs are fully satisfied in above is to be executed, unless it is indicated above that the sentence is to be suspended, and if so, the sted above pending his abiding by and not violating the terms and conditions of his community supervision current with any other sentence(s) unless it is indicated on the Judgment Addendum that the sentence is to	the Harris (Sheriff of H accordance IT IS Defendant is
Notice of Appeal: Mandate Received: After Mandate Received, Sentence to Begin Date is: Received on O O O O O O O O O O O O O O O O O O	* Mburr	
Notice of Appeal: Mandate Received: After Mandate Received, Sentence to Begin Date is: Received on 10 20 at 32 MM PM. Sheriff, Harris County, Texas By: Deputy Deputy	V PRESIDING JUDGE	Probat
After Mandate Received, Sentence to Begin Date is: Received on Sheriff, Harris County, Texas By: Deputy Verified 12 LCBT LCBU LCBU	-	Notic
Received on 10 20 Sat S-30 MM PM. Sheriff, Harris County, Texas By: Deputy		• .
By: Deputy	LCBT LCBT	Receive
SPECIAL INSTRUCTIONS OR NOTES:		By:
		SPECIA
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Defendant's Right Thumbprint