RECORDER'S MEMORANDUM: This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming.

JUDGMENT ON PLEA OF GUIETY/NOLO CONTENDERE/NOE/GUILTY/ BEFORE COURT—WALVER OF JURY TRIAL

100 m

CAUSE NO. 9049559	•;
CAUSE NO. 107135	

CF	AUBE NO. IV I ISS			
THE STATE OF TEXAS		IN	THE	DISTRICT COURT
Slove Hoyel (Name of Defendant)	·	CC	OUNTY CRIM AT LA	IINAL COURT W NO
AKA		OI	F HARRIS CC	UNTY, TEXAS
Judge Musselw	hile		Date of Judgment:	Ocember 14,19
Attorney for State:			Date Sentence Imposed:	December 14, 199
Attorney for B Kly Kwal	<u>'</u> 1	Defendant Waived Counsel	Sentence to Begin Date:	Crember 14, 19
Offense Convicted of: #50)		Date of Offense (40by 27, 1998
A MISDEMEANOR, CLASS: A Ferms of Plea Bargain (In Detail): Jen Clay Jene	B C A FELONY, D AUDCULU		rd 2nd	lst CAPITAL
Plea to Enhancement 1st Paragraph	A True Not True	Charging		ndictment information
Findings on 1st Paragraph Enhancement(s): True Not True	2nd Paragraph Not True Not True) Plea: Gui	lty Nolo C	ontendere Not Guilty
Affirmative Findings: Deadly Weapon: Yes No V/A	Family Violence: Yes No	N/A	Hate Crime:	Yes No (N/A)
Punishment Imposed and Place of Confinement:	(Mark all that apply) Institutional Division, TDCJ		pended, Defendan	t sion for
10 clays	State Jail Division, TDCJ Harris County Jail	SEE SPECIA	AL INSTRUCTIO	NS, incorporated herein by
Fine in the Amount of :\$	Fine Only			· · ·
Time days toward Credited: incarceration		days toward incare	ceration,	URT COSTS: \$21925
(Mark approp	oriate selections below, if applica	ble)		
Judgment Addendum incorporated h				
Driver's license is suspended for a po	eriod ofdays/mon	ths/years.		

			A Britain the Atlantic Committee of the
	The Defendant is entitled to days credit to	ward suspension of driver's license.	The state of the s
	It is ordered by the Court, that any weapon(s) seized in this	case is/are hereby forfeited.	LANCOUR THE CONTRACT OF THE CO
	Educational program waived in accordance with Article 42.	12 Sec. 13 (h), upon a finding of good caus	se by the Court.
	In accordance with Section 12.44(a), Penal Laws of Texas, as a Class A misdemeanor. The Defendant is adjudged to be		
	In accordance with Section 12.44(b), Penal Laws of Texas, Class A misdemeanor. The Defendant is adjudged to be gui		
named ab for trial. ' appearing consequence offense in pronounce IT offense of the Defen upplicable IT Departme State Jail Division, s remand IT IT the Harris Sheriff of accordanc IT Defendan upprvisic	IS ORDERED by the Court that this sentence runs concurrent with	ed the right to representation by counsel as indical cated above. Thereupon, the Defendant was admerial, that the plea is freely and voluntarily made of record. The Court having heard the evidence and answered nothing in bar thereof. The Court protect the Defendant is guilty of the offense indicated a cated above for the period indicated above, and the ther, the Court finds the Presentence Investigation of Harris County, Texas immediately to the uch convicts, and said Defendant shall be confinenced to the law governing the Institutional Division of the law governing the Institutional Division of the law governing the Institutional Division of the Defendant is confinement in the Harris Count (the Defendant is for a fine only, the Defendant is one of the defendant is for a fine only, the Defendant is one of the Institutional cost that the sevent of the Court orders the Defendant is for a fine only, the Defendant is of the defendant is for a fine only, the Defendant is often the defendant is for a fine only, the Defendant is often the Court orders the Defendant in this cause; unless the Court orders the Defendant is confined in the Harris County Jail the executed, unless it is indicated above that the sevent of the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violating the pending his abiding by and not violating the violat	ted above, and both parties announced ready onished by the Court as required by law. It e, and that the Defendant is aware of the submitted, found the Defendant guilty of the roceeded in the presence of the Defendant to above, and that the Defendant committed the nat the State of Texas do have and recover of on, if so ordered, was done according to the division or the State Jail Division of the Texas to Director of the Institutional Division or State Jail or State Jail Division, TDCJ. The Defendant the date the sentence is to begin, as indicated the edate the sentence is to begin, as indicated the sentence is to begin, as indicated the sentence is to the control of the Institutional Division of the same fully satisfied in accordance with law. Hered to immediately proceed to the Office of the Institutional Costs are fully satisfied in sentence is to be suspended, and if so, the terms and conditions of his community
s to run t	cumulatively. Signed and	entered on	ender 14, 1998,
Comi	nunity Supervision		
	res on:		Mushina
Notic	e of Appeal:	PŘEŠIDING Л	UDGE
Mand	ate Received:		Entered 23/15/999
After	Mandate Received, Sentence to Begin Date is:		Verified
D ~ ~~:	ved onat AM	PM.	LCBT LS
	ff, Harris County, Texas		
	,		LCDU (DV)
Sherif		_ Deputy	LCBU
Sherif By:	•		LCBU_/AV
Sherif By:			V2587 P.09