

Judicial Admonition of Defendant's Rights and Plea Agreement

You are hereby admonished that pursuant to Texas Code of Criminal Procedure, the State of Texas Constitution and the United States Constitution the above styled and named criminal offense is a Misdemeanor Offense with a range of punished not exceed a fine of \$500 / \$2000 / \$4000 and/or confinement in jail for a term not to exceed 180 days / one year.

You are further admonished if you are not a United States Citizen, entering a plea of guilty or no contest may subject you to the immigration laws of the United States of America, which include deportation, exclusion from the United States and denial of naturalization.

You have certain rights regarding the inspection and reproduction of the evidence of this case, specifically that Your Attorney has the right to review and obtain copies of the offense report, witness statements, books, accounts, letters, photographs, audio and video recordings, laboratory reports, objects and tangible items, or any other designated evidence that may be material to any matter involved in this case that is in the possession of the State, of any person acting as an agent of the State or under contract with the State. Date of Inspection: _____ . Understanding these rights, I **WAIVE / DO NOT WAIVE** my right to further Discovery, except as provided by law.

You have an absolute right to a jury trial, to confront witnesses and to present witnesses on your behalf. By entering into this Plea Agreement, you acknowledge and accept you are waiving those rights in exchange for the terms of this Agreement.

You, the Defendant, in person and by and through your Attorney understand the charge, the penalty range for said offense charged. You waive arraignment and reading of the Information or Indictment and represent to the Judge that you desire to immediately dispose of this case by now entering a plea of **GUILTY / NO CONTEST**. The Judge certifies that this **IS / IS NOT** a plea bargain. You **DO / DO NOT** have a right to appeal and/or you, **WAIVE / DO NOT WAIVE** the right to appeal.

The Judge and your Attorney further admonish you that the Judge is under no obligation to follow the terms of the Plea Agreement but the Judge must assess a sentence within the lawful range of punishment for this offense.

Plea Recommendation / Agreement:

_____ Days in Jail

\$_____ Fine (plus Court Costs additional)

Jail term Probated for _____ months / years

Adjudication of Guilt Deferred for _____ months / years

\$_____ Restitution payable to: _____

Special / Additional terms / conditions: _____

DA video fee applicable

Open Plea to the Judge. By marking this box, you are acknowledging the Judge will assess and affix your Sentence within the full range of the above stated and relevant punishment. The Judge will not negotiate nor bargain with You, Your Attorney or the State's Attorney.

Judge's Requirements/Terms:

- Affirmative Finding of Family Violence
 - Forfeit Weapon
 - Admonition on Collateral Consequences of Pleading
- Other: _____

I have read the above admonitions by the Judge regarding my rights. I understand my rights and I am aware of the consequences of waiving my rights and entering into this plea agreement. I request that the Judge accept my plea of **Guilty / No Contest**.

 Defendant Date

 Assistant District Attorney – Bar Card Number Date

 Attorney for Defendant – Bar Card Number Date

 Judge Shequitta Kelly Date

Application for Community Supervision

The Defendant requests the Judge to grant community supervision and suspend any sentence in the above styled case. The Judge has the authority to inspect any and all community supervision reports prepared for this Defendant. The Defendant agrees to adhere to the terms and conditions of the Court's Community Supervision and acknowledges that failure to complete and/or violation of the terms and conditions of community supervision will result in the issuance of a warrant for the Defendant's arrest and possible revocation of probation and/or adjudication of guilt in this case, final conviction and ultimate incarceration. The Defendant would show that the ends of justice will be served by suspending the imposition of the sentence.

Defendant Date

Court Appointed Attorney and Counsel

The Judge has determined that the Defendant has demonstrated he is indigent and was not represented by counsel or that the interest of justice is best served by the Defendant being represented by competent counsel and thereby appointed:

_____ a licensed attorney practicing in the State of Texas to represent the Defendant in this case

The Defendant and the Defendant's Court Appointed Attorney waive the statutorily provided ten (10) day period to prepare for trial and agrees that this case may be tried this date or any date hereafter.

Defendant Date Attorney for Defendant & Bar Card Number Date

- The Defendant has either agreed to or has been ordered by the Judge to surrender and forfeit the weapon involved in this case.
- The Defendant, as a condition of Community Supervision (Probation) cannot own or possess firearms and ammunition and must surrender and forfeit all such firearms and ammunition in his possession or those to which he has access.
- The Judge has made an Affirmative Finding of Family Violence in this case. Therefore, the Defendant cannot own or possess firearms and ammunition. The de and must surrender and forfeit all such firearms and ammunition in his possession or those to which he has access.
- Other: _____

CERTIFICATE OF THUMBPRINT



Right Thumb*

Defendant's _____ hand

This is to certify the fingerprints are the above-named Defendant's fingerprints taken at the time of the disposition of the above styled and numbered case.

Taken in Court this _____ day of _____, 20____

Bailiff/Deputy Sheriff

Indicate here if print other than Defendant's right thumb print is placed above:

- Left Thumb Print Other, please specify _____
- Left/Right Index Finger _____