	CAUSE	NO					
THE STATE OF TE		§ 8	IN THE COUNTY CRIMINAL				
VS.	§ § § §		COURT NUMBER OF				
			§ §	DALLAS COUNTY, TEXAS			
	PLEA OF TRUE A	ND STII		IDENCE			
Defendant's plea Type of motion	☐ True ☐ Motion to Revoke	П	Motion to Adjudicate				
••	Would to Revoke		Motion to Adjudicate				
Extend community s	nty jail for upervision from	days	_ to				
Other:							
enters a plea of True to the America, a plea of true in Federal law. You have conditionally to audio and video recording matter involved in this cast State. Date of Inspection further Discovery, except FURTHER, Defappearance, confrontation written statements of with rights against self-incriminal I confess to the first that on	ne allegations of said Motion. this case may result in deporta ertain rights regarding the inspreview and obtain copies of the gs, laboratory reports, objects a see that is in the possession of the transport of the stipular of the stipular and cross-examination of with the same of the stipular of the	Defendantion, exclupection and he offense and tangible he State, of Under the sworn, upon stipulate the sworn, upon stipulate the control of this Community swhile under manner in	at understands that if he/sision of admission to this direproduction of the evereport, witness statement in the items, or any other designary person acting as an attended are evidence in this heart effendant further consents. Accordingly, having woon oath: that these facts are true and legally placed on compart of a period of	rraignment and reading of said Motion, and she is not a citizen of the United States of country, or a denial of naturalization under idence of this case, specifically that Your hts, books, accounts, letters, photographs, gnated evidence that may be material to any agent of the State or under contract with the WAIVE / DO NOT WAIVE my right to any and in doing so expressly waives the to the introduction of testimony, affidavits, raived my Federal and State constitutional and correct and constitute evidence herein. In munity supervision for the offense of: months beginning on said date. I received this Court in this case. Since having been ion in this case, I violated the terms and			
	fees on these dates:			and			
am currently de	elinquent \$		-				
2. I failed to report	rt to the community supervision	on office a	s directed although I wa	s able to report and could have reported			
_	owing period of time:						
_	-	=					
		•	•	•			
				·			
				education Repeat offenders			
□ VIP □ CI	RIP TAIP OTHER_		B	у			
7. I committed the	e following offense or offense	s while un	nder community supervis	sion in this case:			
8. I have further violated my community supervision in the following respects:							
	ertifies this IS / IS NOT a plea nt WAIVES / DOES NOT WA			OOES / DOES NOT have a right to appeal			
	d Your Attorney further admoge must assess a sentence with			o obligation to follow the terms of the Plea for this offense.			
The Defendant hereby en	iters the above styled and num	ibered Plea	a of True and Stipulation	n of Evidence:			
Attorney for Defendant a	nd Bar Card Number		Defendant				
The Criminal Distributions in this instructions		ereby cons	sents to and approves the	e requests, waivers, agreements, and			
DATE	Assistant District A	Attorney		State Bar #			
nature and consequences stipulations of evidence the plea, and approves the sti	of the charge, and that all the he Courts finds the waivers as	parties hargreements,	ve consented to and app and plea to have freely	counsel, that defendant understands the roved the wavier of jury trial and and voluntarily made, accepts defendants			
DATE		Ju	ıdge				

Judge

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:						
representation with any o	other open crimin Defendant's Cou	ot at such time as this case all cases in the best of justi	e is pending. This aice. ives the statutorily p	Texas to represent the Defendant in this case appointment is also intended to consolidate rovided ten (10) day period to prepare for trial		
Defendant (in person, open court)			Attorney for Defendant and Bar Card Number			
		CERTIFICATE OF	ГНИМВРRINT			
		Defe	endant's	hand		
Right Thumb*		fy the fingerprints are the aken at the time of the dispose.				
Taken in Court this	_ day of	, 20				
Indicate here if print other	er than Defendan	t's right thumb print is pla	ced above:	Bailiff/Deputy Sheriff		
☐ Left Thumb Print☐ Left/Right Index Fing		Other, plea				