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.

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CAUSE NO. 9049559

CAUSE	NO. 10 1 133			
THE STATE OF TEXAS		IN	THE	DISTRICT COURT
Secretary Sloyd (Name of Defendant)		CC	OUNTY CRIMIN AT LAW	I 🗻
AKA		OF	F HARRIS COU	NTY, TEXAS
Judge Presiding . MUSSUWHU	fe		Date of Judgment.	leember 14,199
Attorney for State:			Date Sentence Imposed:	ecember 14, 1998
Attorney for B Kly Kwah		Defendant Waived Counsel	Sentence to Begin Date:	Jumber 14, 199
Offense Convicted of:  #50 - #500			Date of Offense	06422,1998
A MISDEMEANOR, CLASS: A   B Terms of Plea Bargain (In Detail):  Jen Cloup   Jwo C	layout	OREE: SJ   3	ord   2nd	lst   CAPITAL
Plea to Enhancement   1st Paragraph   Paragraph(s): True   Not True	priate selection — N/A = not a  2nd Paragraph  True Not True	Charging		ictment   Information
Findings on Enhancement(s):  Ist Paragraph  True   Not True   N/A	2nd Paragraph True   Not True   N/A	Plea: Gui	lty Nolo Con	tendere   Not Guilty
Affirmative Findings: Deadly Weapon: Yes   No   Yes	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  State Jail Division, TDCJ	_	pended, Defendant ommunity supervision	n for
10cloups	Harris County Jail	SEE SPECIA reference.	AL INSTRUCTIONS	, incorporated herein by
Fine in the Amount of :\$	Fine Only			🦃 چسز ہی۔
Time days toward Credited: incarceration	days toward fine and costs	days toward incard		RT COSTS: \$2 1925
	selections below, if applicab			
Judgment Addendum incorporated herein				,
Driver's license is suspended for a period	ofdays/montl	ıs/years.		

				the state of the s
ليا	The Defendant is entitled to	days credit toward 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	y forfeited.	A HOTHER CONDITIONS SEEDING
	Educational program waived in accordance	with Article 42.12 Sec. 13 (h), uj	oon a finding of good caus	se by the 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			
named ab for trial. ' appearing consequence offense in oronounce IT offense on he Defen applicable IT Departme State Jail Division, s remand IT custody o above. TI IT he Harris Sheriff of accordanc IT Defendan aupervisic	is cause being called for trial, the State appeared ove; or the Defendant knowingly, intelligently, and The Defendant waived his right of trial by jury, and to the Court that the Defendant is mentally connees of his plea; the plea is hereby received by the idicated above. The Defendant was granted the rige esentence against the Defendant.  IS CONSIDERED, ORDERED AND ADJUDGEI in the date indicated above, and that the Defendant is deant all costs of the prosecution for which execute provisions of Art. 42.12, Sec. 9, Code of Criminal IS ORDERED by the Court that if the punishment not of Criminal Justice (TDCJ) that the Defendant be Division, TDCJ, or any other person legally authorated to the custody of the Sheriff of Harris County under the Sheriff of Harris County. Texas, unless the Intel Sheriff of Harris County, Texas, unless the Intel Sheriff and pay all fine and court costs as Harris County, Texas on the date the sentence is to see with law.  IS ORDERED by the Court that the sentence indict is placed on community supervision for the person.  IS ORDERED by the Court that this sentence runs the sentence of the person.  IS ORDERED by the Court that this sentence runs the placed on community supervision for the person.	d voluntarily waived the right to repre- nd pleaded as indicated above. Thereu mpetent to stand trial, that the plea i Court and entered of record. The Cou ght of allocution and answered nothing  D by the Court that the Defendant is g be punished as indicated above for the tion will issue. Further, the Court find I Procedure. assessed against the Defendant is conforced to receive such convicts, and s e with the provisions of the law govern titl said Sheriff can obey the directions t assessed against the Defendant is cor Defendant is instructed to voluntarily County Jail for the period indicated ab assessed against the defendant is for a cordered by the Court in this cause of the cordered by the Court in this cause of the cordered by the Court in this cause of the cordered by the court in	sentation by counsel as indicated apon, the Defendant was admits freely and voluntarily mad art having heard the evidence in bar thereof. The Court provided in the offense indicated aperiod indicated above, and the presentence investigation in the Institutional Dunty, Texas immediately to the aid Defendant shall be confirming the Institutional Division of this sentence in the Harris Count surrender to the Sheriff on the overland only, the Defendant is ord less the Court orders the Defendent in the Harris County Jail it is indicated above that the string by and not violating the divided in the Harris County did it is indicated above that the string by and not violating the	and that the Defendant is aware of the submitted count as required by law. It lee, and that the Defendant is aware of the submitted cound the Defendant guilty of the roceeded in the presence of the Defendant to above, and that the Defendant committed the hat the State of Texas do have and recover of en, if so ordered, was done according to the division or the State Jail Division or the Texas are Director of the Institutional Division or State Jail or State Jail Division, TDCJ. The Defendant cut Jail that the Defendant is remanded to the date the sentence is to begin, as indicated as are fully satisfied in accordance with law. Idered to immediately proceed to the Office of endant to be committed to the custody of the luntil the fine and costs are fully satisfied in sentence is to be suspended, and if so, the eterms and conditions of his community
Com	nunity Supervision		A M	
	es on:	XX		Michigan
-	e of Appeal:		PRESIDING J	UDGE , , , , , , , , , , , , , , , , , , ,
Notic	ate Received:	<u> </u>	PŘEŠIDING J	UDGE  Entered 23/45/999
Notic Mand	\(\)	Date is:	PŘEŠIDING J	1 /00
Notic Mand After	ate Received:	Date is: AM   PM.	PŘEŠIDING J	Entered 23/15/999
Notic Mand After Recei	ate Received:		PŘEŠIDING J	Entered 23/LS/999 Verified
Notic Mand After Recei	Mandate Received, Sentence to Begin I  ved onat		PŘEŠIDING J	Entered 23/LS/499 Verified
Notic  Mand  After  Recei Sherif  By:	Mandate Received, Sentence to Begin I  ved onat	AM   PM.	PŘEŠIDING J	Entered 23/LS/999 Verified
Notic  Mand  After  Recei Sherif  By:	Ate Received:  Mandate Received, Sentence to Begin I  ved on  ff, Harris County, Texas	AM   PM.	PŘEŠIDING J	Entered 23/LS/999 Verified