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



CAUSE NO	759780
THE STATE OF TEXAS	IN THE 182 DISTRICT COURT
Vs. George Floyd	COUNTY CRIMINAL COURT AT LAW NO.
(Name of Defendant)	RECORDER'S MEMORANDUMOF HARRIS COUNTY, TEXAS This instrument is of poor quality
AKA	and not satisfactory for photographic recordation; and/or alterations were
Presiding: Yearnine Bar	Date of Judgment: 10-20-97
for State: Di Bluse	Sentence 10-20-97 Imposed:
Attorney	☐ Defendant Sentence .
for Defendant: Busell Stress Offense Convicted of:	Waived to Begin D 20-97 Counsel Date: Date of
Del. by actual transfer	v, Cocaine, Offense: 8-2-97
Offense Convicted of: Del. by actual transfer less than Igram	
☐ A MISDEMEANOR, CLASS: A B C	AFELONY, DEGREE SJ 3rd 2nd 1st CAPITAL
180 days HCJ 12.4 State abandons 2nd a	
State abandors and a	nd 3ed
(Circle appropriate select	non - MA - not avanance or not appreadic)
Plea to Enhancement Paragraph(s): True Not True N/A	2nd Paragraph Charging Not True N/A Instrument: Complaint Indictment Information
	2nd Paragraph Not True N/A Plea: Guilty Note Contender Not Guilty
Affirmative Findings: Deadly Weapon: Yes No NA Family Vi	olence: Yes No N/A Hate Crime: Yes No N/A
	ark all that apply)
Place of Confinement: Institut	ional Division, TDCJ Sentence suspended, Defendant
180 days State J	placed on community supervision for
1	County Jail SEE SPECIAL INSTRUCTIONS, incorporated herein by
Fine in the Amount of :S Fine C	reference. Only
\sim	days toward incarceration, and costs COURT COSTS: \$ \(\sqrt{5\sqrt{5}} \)
(Mark appropriate selection Judgment Addendum incorporated herein by reference.	s below, if applicable)
Driver's license is suspended for a period of	days/months/years.
_	it toward menencian of driver's license

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-	(Mark appropriate selections below, if applicable)	ted. 759 780 Iding of good cause by the Court. Horyd
	It is ordered by the Court, that any weapon(s) seized in this case is/are hereby forfeit	ted.
	Educational program waived in accordance with Article 42.12 Sec. 13 (h), upon a fir	nding of good cause by the Court.
×	In accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the eas a Class A misdemeanor. The Defendant is adjudged to be guilty of a state jail fel	ends of justice would best be served by punishment
	In accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the Class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor.	prosecuting attorney to prosecute this cause as a eanor and is assessed the punishment indicated above.
above; or The Defic Court the plea is he Defendau Defendau Defendau Provision Provisio	It Is considered, ordered and adjuded by the Court that the Defendant is guilty of the on the date indicated above, and that the Defendant be punished as indicated above for the period indicated all costs of the prosecution for which execution will issue. Further, the Court finds the Presentence as of Art. 42.12, Sec. 9, Code of Criminal Procedure. It Is Ordered by the Court that if the punishment assessed against the Defendant is confinement is cent of Criminal Justice (TDCJ) that the Defendant be delivered by the Sheriff of Harris County, Text if Division, TDCJ, or any other person legally authorized to receive such convicts, and said Defendant, TDCJ for the period indicated above, in accordance with the provisions of the law governing the limit do the custody of the Sheriff of Harris County until said Sheriff can obey the directions of this sentent. It is Ordered by the Court that if the punishment assessed against the Defendant is confinement of the Sheriff of Harris County, Texas; unless the Defendant is instructed to voluntarily surrander to the infirest that if the punishment assessed against the defendant is for a fine only, is County Sheriff and pay all fine and court costs as ordered by the Court in this cause; unless the C of Harris County, Texas on the date the sentence is to begin, as indicated above, to be confined in the court law. It is Ordered by the Court that the sentence indicated above is to be executed, unless it is indicated is placed on community supervision for the period indicated above pending his abiding by and not verificated.	sel as indicated above, and both parties announced ready for trial a admonished by the Court as required by law. It appearing to the distance of the Defendant and a sware of the consequences of his plea; the found the Defendant guilty of the offense indicated above. The the presence of the Defendant to pronounce sentence against the the offense indicated above, and that the Defendant committed the ated above, and that the State of Texas do have and recover of the Investigation, if so ordered, was done according to the applicable in the Institutional Division or the State Jail Division of the Texas as immediately to the Director of the Institutional Division or State Jail initional Division or State Jail Division, TDCJ. The Defendant is one. In the Harris County Jail that the Defendant is remanded to the the Sheriff on the date the sentence is to begin, as indicated above, the Defendant is ordered to immediately proceed to the Office of Court orders the Defendant to be committed to the custody of the termis County Jail until the fine and costs are fully satisfied in accordance with law. In the Defendant is ordered to immediately proceed to the Office of Court orders the Defendant to be committed to the custody of the termis County Jail until the fine and costs are fully satisfied in ated above that the sentence is to be suspended, and if so, the ricolating the terms and conditions of his community supervision, is indicated on the Judgment Addendum that the sentence is to
		W20, 1997
Prob	pation Expires: X	PRESIDING JUDGE
No	tice of Appeal:	. [
•	date Received: Mandate Received, Sentence to Begin Date is:	Entered Woyland Verified Like
Rece	ived on 10 2 at 5-3 AM PM. iff, Harris County, Texas	LCBU Ud
By:	Deputy Deputy	LCB0
SPEC	CIAL INSTRUCTIONS OR NOTES:	
7		
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Defendant's Right Thumbprint