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

CAI	USE NO. 79379	6	_ (		
THE STATE OF TEXAS	·		THE 2002	DISTRICT COURT	
vs. Learly Hogy			OUNTY CRIMIN AT LAW 1	AL COURT	
(Name of Defendant)		OF	HARRIS COUN	TTY, TEXAS	
Judge Presiding: Attorney	m			2-11-99	<u>.</u>
State: KWIS			Date Sentence Imposed:	2-11-99	<u>.</u>
Attorney for Defendant:		Defendant Waived Counsel	Sentence to Begin Date:	2-11-99 -11-99	
Offense Convicted of:  Heff			Date of Offense:	21-85	_
A MISDEMEANOR, CLASS: A   Terms of Plea Bargain (In Detail):	B   C DA FELONY, DE		<del></del>	lst   CAPITAL .	_
Plea to Enhancement 1st Paragraph Paragraph(s): True   Not True   N/A	propriate selection – N/A = not a  2nd Paragraph  True Not True   N/A	Charging		ctment Information	_
Findings on 1st Paragraph Enhancement(s): True   Not True   M/A	2nd Paragraph True   Not True	Pleas Guil	ty Nolo Cont	endere   Not Guilty	_
Affirmative Findings: Deadly Weapon: Yes   No   N/A	Family Violence: Yes   No	N/A	Hate Crime: Y	es   No   N/A	92A
Punishment Imposed and Place of Confinement:	(Mark all that apply) Institutional Division, TDCJ  State Jail Division, TDCJ	_	ended, Defendant mmunity supervision	for	65 PO -
	/ Harris County Jail	SEE SPECIA reference.	L INSTRUCTIONS,	incorporated herein by	30 
Fine in the Amount of .; \$	Fine Only				
Time days toward incarceration	days toward fine and costs rate selections below, if applicab	days toward incarce	eration, COUR	T COSTS: \$ _28/	<u>-</u> -
Name downed for	Tate selections below, if applicab				
Judgment Addendum incorporated her Driver's license is suspended for a per	•	Ti ar	RECORDER'S Mind instrument is a not satisfactory ecordation; and/o	of poor quality of for photographic	

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present at the time of filming.

	The Defendant is entitled to	days credit toward suspensi	on of driver's license.		
	It is ordered by the Court, that any wea	apon(s) seized in this case is/are he	reby forfeited.		
	Educational program waived in accord	ance with Article 42.12 Sec. 13 (h	), upon a finding of goo	od cause by the Court.	
				se would best be served by punishment sessed the punishment indicated above.	
	In accordance with Section 12.44(b), F Class A misdemeanor. The Defendant			attorney to prosecute this cause as a assessed the punishment indicated above.	_
named a for trial. appearin conseque offense is pronoun. I' offense is applicab. I' Departm State Jai Division is reman. I' custody above. I' the Harr Sheriff of accordar i' Defenda supervis	bove; or the Defendant knowingly, intelligential The Defendant waived his right of trial by jung to the Court that the Defendant is mentally go to the Court that the Defendant is mentally ences of his plea; the plea is hereby received by indicated above. The Defendant was granted to ce sentence against the Defendant.  T IS CONSIDERED, ORDERED AND ADJU on the date indicated above, and that the Defendant all costs of the prosecution for which each provisions of Art. 42.12, Sec. 9, Code of Crit IS ORDERED by the Court that if the punishment of Criminal Justice (TDCJ) that the Defendant Division, TDCJ, or any other person legally and TDCJ for the period indicated above, in account of the Court that if the punish of the Sheriff of Harris County, Texas; unless of the Sheriff shall confine the Defendant in the Fits ORDERED by the Court that if the punishmis County Sheriff and pay all fine and court court flarms County, Texas on the date the sentence with law.  T IS ORDERED by the Court that the sentence with law.  T IS ORDERED by the Court that the sentence with law.	ly, and voluntarily waived the right to rury, and pleaded as indicated above. The ly competent to stand trial, that the pury the Court and entered of record. The the right of allocution and answered no IDGED by the Court that the Defendant ident be punished as indicated above for execution will issue. Further, the Court immal Procedure.  In the delivered by the Sheriff of Harrical at the delivered by the Defendant is the standard seems of the law go the standard is the Defendant is instructed to voluntary until said Sheriff can obey the direct shiment assessed against the Defendant is standard to standard in the seems of the law go the standard in the seems of the law go the court in this cause is to begin, as indicated above, to be the period indicated above pending his	epresentation by counsel a hereupon, the Defendant where is freely and voluntary court having heard the exthing in bar thereof. The is guilty of the offense into the period indicated above finds the Presentence Invocation of the Presentence Invocation of the period indicated above indicated above in the Institutions of County, Texas immediate by the Institutional Districtions of this sentence. In the Harris confinement in the Harris unity surrender to the Sheried above, and until the fine for a fine only, the Defendance; unless the Court orders confined in the Harris Couless it is indicated above the abiding by and not violated.	It named above appeared in person with Counses indicated above, and both parties announced revas admonished by the Court as required by law illy made, and that the Defendant is aware of vidence submitted, found the Defendant guilty of Court proceeded in the presence of the Defendant dicated above, and that the Defendant committed e, and that the State of Texas do have and recoverestigation, if so ordered, was done according to be used to the Director of the Institutional Division of the Telly to the Director of the Institutional Division or State	eady It the the fithe error the orthe the dant the exas the Jail dant the exas the dant
I'. is to run	T IS ORDERED by the Court that this sentence cumulatively.	e runs concurrent with any other sente		ed on the Judgment Addendum that the sentence	Э
2	•	Signed and entered on	24/H	770/	
	_			///	•
Com	munity Supervision		4 4.		
Expi	ires on:			NO WEDGE	_
Noti	ce of Appeal:		PKESID	ING JUDGE	П
Man	date Received:			Entered 4/4/4	
Afte	r Mandate Received, Sentence to Be	gin Date is:		Verified #	
Rece	eived on o at	AM   PM.		LCBT /	1
	iff, Harris County, Texas			Oh.	
By:		Deputy		LCBU	
		•		2308- PS	
SPE	CIAL INSTRUCTION OR NOTES:_				_