

NO. _____

THE STATE OF TEXAS

§

THE COUNTY COURT AT LAW

VS.

§

OF

§

McLENNAN COUNTY, TEXAS

JUDGMENT

(Plea of Guilty or Nolo Contendere)

The Defendant, charged with the offense of _____, as alleged in the Information filed in this cause, appeared this date in person with counsel, _____, or voluntarily waived counsel, and the State appeared by her Assistant Criminal District Attorney, _____, and all parties announced ready for trial. The Defendant was arraigned on the charges contained in the Information and pleaded GUILTY or NOLO CONTENDERE. In writing and in open Court, a jury and a record were waived by all parties, Defendant waived the appearance, confrontation and cross-examination of the State's witnesses, and Defendant consented to the State's introduction of testimony by summary and other documentary evidence. Trial proceeded before the Court.

Considering Defendant's plea and all evidence and documents submitted, the Court finds the Defendant GUILTY of the offense charged in the Information.

It is, therefore, ORDERED, ADJUDGED and DECREED that the Defendant is GUILTY of the offense as found above, that said Defendant be punished therefore by confinement in the McLennan County Jail for a term of _____ and a fine of \$_____, and that the State of Texas do have and recover of the said Defendant all fines assessed and costs incurred in this cause, for which let execution issue.

Family Violence: The Court finds the Defendant committed family or dating violence in this case: _____ [check if applicable]

Date: _____

Judge Presiding

SENTENCE

On this date the above cause was again called for the purpose of having the sentence of law pronounced in accordance with the judgment rendered herein. Defendant appeared in person with counsel, or voluntarily waived counsel, and the State appeared by her Assistant Criminal District Attorney. Defendant had nothing to say why sentence should not be pronounced, and the Court pronounced sentence as follows:

It is the ORDER of the Court that the Defendant, _____, who has been adjudged in this case to be guilty of the offense of _____, and whose punishment has been assessed at confinement in the McLennan County Jail for a term of _____ and a fine of \$_____, together with all costs in this cause incurred, be committed to the Sheriff of McLennan County, Texas, to be confined in jail until said term of imprisonment has expired and all such costs and fines are paid, in accordance with the provisions of, and in the manner prescribed by the laws of the State of Texas. Defendant shall be credited with any time already served in jail in this case.

The Court further ORDERS the following, as checked:

_____ **(Delayed Report)** Defendant is **ORDERED** to report to the McLennan County Jail to begin serving sentence no later than **5:00 p.m. today**, or as follows: _____;

_____ **(Consecutive)** This sentence shall be served consecutively to the sentence in Cause No. _____;

_____ **(Additional credit)** The Sheriff shall credit the following time to Defendant's sentence: _____;

_____ **(Weekends)** Defendant is **ORDERED** to serve this sentence in uninterrupted periods each week from every _____ at _____ .m. through the following _____ at _____ .m. beginning _____, and continuing each succeeding week thereafter until the sentence has been served;

_____ **(Spurs Program)** SPURS is approved by the Court, subject to the approval of the McLennan County Sheriff's Department;

_____ **(Electronic Monitoring)** Defendant is authorized to serve the sentence through electronic monitoring pursuant to the Order for House Arrest and Electronic Monitoring entered in this cause;

_____ Defendant's **driver's license is SUSPENDED** for _____, effective immediately **OR** (if checked) _____ on the following date: _____.

Date: _____

Judge Presiding

Defendant's
Left Thumb
*(Use only if right
Thumb not available)*



Defendant's
Right Thumb