	CAUSE NO			
	INCIDENT NO	D./TRN:		
THE STATE OF TEXAS V. STATE ID No.:		§	IN THE COUNTY COURT AT LAW NO. 2 OF HUNT COUNTY, TEXAS	
		\$ \$ \$ 		
	JUDGMENT A	ADJUDICA	TING GUILT	
Judge Presiding:	HON. JOEL D. LITTLEFIELD	Date S Impos	entence ed:	
Attorney for State:	G. CALVIN GROGAN, V	Attorn Defend	ey for	
Date of Original Cor	mmunity Supervision Order:	Statute	or Offense:	
Offense for which D	efendant Convicted:			
Date of Offense:		<u>Degr</u>	ee of Offense:	
Plea to Motion to Ad	ljudicate:			
Terms of Plea Barga	ain (if any): or Terms of Plea Barg	ain are attached	and incorporated herein by this reference.	
Punishment and Pla	ace of Confinement: DAYS F	HUNT COUNTY	JAIL	
Date Sentence Com	mences: (Date does not apply to confinement served	as a condition of communi	y supervision.)	
	THIS SENTENCE	SHALL RUN: CO	NCURRENTLY.	
_	DEFENDANT PLACED ON COM	IMUNITY SUPE	PAYMENT OF FINE IS SUSUPENDED RVISION FOR MONTHS. ion is incorporated herein by this reference.)	
<u>Fines:</u>	Restitution:	Restitution Pays	ble to:	
\$	\$	(See special findir reference.)	g or order of restitution which is incorporated herein by this	
Court Costs: \$	Reimbursement Fees:			
Total Jail Time Credit:	If Defendant is to serve sentence in cour DAYS NOTES:	nty jail or is given c	redit toward fine and costs, enter days credited below.	
Was the victim impa	act statement returned to the attorne	y representing the	e State?	

The Court previously deferred adjudication of guilt in this case. Subsequently, the State filed a motion to adjudicate guilt. The case was called for hearing. The State appeared by her County Attorney as named above.

Α.	Counsel / Waiver of Counsel (select one)				
	 Defendant appeared in person with Counsel. Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court. 				
B.	General Announcements / Findings / Orders				
	After hearing and considering the evidence presented by both sides, the Court FINDS THE FOLLOWING: (1) The Court previously found Defendant qualified for deferred adjudication community supervision; (2) The Court deferred further proceedings, made no finding of guilt, and rendered no judgment; (3) The Court issued an order placing Defendant on deferred adjudication community supervision for a period of MONTHS; (4) The Court assessed a fine of \$;(5) While on deferred adjudication community supervision, Defendant violated the conditions of community supervision, as set out in the State's Motion to Adjudicate Guilt, as follows:				
	Accordingly, the Court Grants the State's Motion to Adjudicate. FINDING that the Defendant committed the offense indicated above, the Court ADJUDGES Defendant GUILTY of the offense. The Court FINDS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc. The Court ORDERS Defendant punished as indicated above.				
C.	Defendant's Ability to Pay Monetary Obligations (select as appropriate)				
	After having conducted an inquiry into Defendant's ability to pay AS DIRECTED BY Articles 26.05, 42.15, 42A.301 and 42A.655 of the Code of Crim. Pro., the Court FINDS :				
	Defendant has financial resources that enable Defendant to offset in part or in whole the cost of the legal services provided to Defendant. Therefore, the Court Orders Defendant to pay all costs, or the partial amount of sar a reimbursement fee to the County for legal services provided.				
	Defendant does not have sufficient resources or income to immediately pay all or part of the fine, court costs, and reimbursement fees. Therefore, the Court Orders Defendant shall pay the fine, court costs, and reimbursement as indicated above in equal payments before the 15 th day of each month hereafter to the Hunt Count Community Supervision Office until paid in full. The Court Orders the Hunt Count Community Supervision Office to calculate the monthly payments. Payments shall be made: (a) in person to the Hunt County Community Supervision Office by cash, cashier's check, or money order only (no personal checks), or (b) by mail to the Hunt County Community Supervision Office, P.O. Box 977, Greenville, Texas 75404-0977, by cashier's check or money order only (no personal checks);				
	Defendant is indigent or does not have sufficient resources to pay and each alternative method of discharging the fine, court costs, and reimbursement fees would impose an undue hardship and therefore hereby Orders the waiver of the payment of the fine, court costs, and reimbursement fees.				
D.	Punishment Options (select one)				
	County Jail — Confinement / Confinement in Lieu of Payment The Court Orders Defendant committed to the custody of the Hunt County Sheriff immediately or on the date the sentence commences. Defendant shall be confined in the county jail for the period indicated above. Upon release from confinement the Court Orders Defendant to proceed without unnecessary delay to the Hunt County Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due.				
	Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant t proceed immediately to the Hunt County Clerk's office, or any other office designated by the Court or the Court's designee, t pay or to make arrangements to pay the fine, court costs, and restitution ordered by the Court in this cause.				

E.	Fines Im	posed Include (check each fine and enter each amount as pronounced by the Court)			
	1.	General Fine (§12.21 and 12.22 Penal Code, or any other Code) (not to exceed \$4,000) Additional Monthly Fine for Certain Sex Offenders (CCP, art. 42A.653) \$5.00 per month of community supervision EMS, Trauma Fine (For Intoxication Convictions) (CCP, Art. 102.0185) Family Violence Fine to Women in Need (CCP, art. 42A.504(b)) Juvenile Delinquency Prevention Fine (CCP, Art. 102.0171(a)) Local Traffic Fine (Transportation Code § 542.403) (All offenses listed in TC §541 thru 600) State Traffic Fine (Transportation Code § 542.4031) (All offenses listed in TC §541 thru 600) Repayment of Reward Fine to Hunt County Crime Stoppers (CCP, art. 42A.301(b)(20)) (Not to exceed \$50.00) DWI 1st (Transportation Code § 709.001) DWI 2nd (Transportation Code § 709.001) DWI with BAC >.15 (Transportation Code § 709.001) Judge finds Defendant indigent and waives all fines and costs imposed under Transp. Code § 709.001	\$ \$100.00 \$100.00 \$50.00 \$3.00 \$50.00 \$25.00 \$3,000.00 \$4,500.00 \$6,000.00		
F.	<u>Furthern</u>	nore, the following marked special findings or orders apply			
	1.	Family Violence: The Court enters an affirmative finding that Defendant's offense involved family violence, as defir 71.004, Family Code.	ned by Section		
	2.	Driver's License Suspension: The Court Orders Defendant's driver's license suspended for a period ofSaid Suspension shall begin thirty (30) days from Judgment.	days.		
	3.	Drug-Free Zones: The Court FINDs that the offense occurred in a drug free zone, to wit:			
	4.	Unadjudicated Offenses: (Tex. Penal Code §12.45) The Court FINDS that, with the consent of the State's attorney, Defendant admitted guilt as to the following unadjudicated offense(s)			
	5.	Restitution: The Court FINDS that Restitution shall be paid to the Community Supervision Office of at a rate of \$ on or before the 15th day of each material control of the community of			
	. —	until paid in full. Payments may be made by cash, cashier's check, or money order (no personal checks).			
	6.	Temporary Suspension of Payment: The Court Order all court-ordered payments, if any, suspended while D custodial supervision, and such payments shall be reinstated thirty days after the date of Defendant's discharge f supervision.			
	7.	Discharge of Fines, Costs & Reimbursement Fees: The Court Orders that for each day's confinement served, shall receive credit toward payment of the fine and credit toward payment of costs adjudged against the Defendant Additionally, the Court Orders that the Defendant receive credit for each day's confinement served by the Defendant for this offense.	t in this case.		
	8.	Subsequent DWI – Interlock: (Tex. Penal Code §49.09(h)) The Court FINDS that Defendant is a person convicted subsequent offense relating to the operation of a motor vehicle while intoxicated within five years of the date on which the proceeding was committed. The Court Order that Defendant have installed (at his/her own cost) on each motor vehicle and operated by Defendant, a device that uses a deep-lung breath analysis mechanism (with camera feature) to make it operation of a motor vehicle if ethyl alcohol is detected in the breath of the operator, and Defendant may not, be anniversary of the ending date of the period of license suspension under Section 521.344 of the Transportation Code motor vehicle not equipped with that device. Defendant shall provide evidence to the Court of the installation.	he most recent icle owned or inpractical the efore the first		
	9.	Other:			

Execution of Sentence
The Court Orders Defendant's sentence Executed . The Court Finds that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the Defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, if any, concerning Defendant's credit for time served is incorporated herein by this reference.
lgment entered on the following date:
X JUDGE PRESIDING
ceipt is hereby acknowledged on the date shown above of one copy of the above order.
FENDANT DEFENDANT'S ATTORNEY
CERTIFICATE OF THUMBPRINT
is is to certify that the fingerprints attached to this Judgement are the above-named Defendant's fingerprints taken at the time disposition of the above styled and numbered cause on
ndicate here if print other than Defendants right thumbprint is placed in box:
efendant's Right Thumbprint* left thumbprint left/right index finger other