C	ause No	
THE STATE OF TEXAS	§	IN THE COUNTY COURT
V.	\$ \$ \$	AT LAW NUMBER TWO
	 §	WILLIAMSON COUNTY, TEXAS
(Community	•	ENTENCE rug Court Program) MENT AND SENTENCE
On	Defenda	nt was sentenced for the offense of committed on or about a finding of guilt and placed Defendant on
Community Supervision. During D	efendant's period	of supervision, the State filed a Motion to onditions of Community Supervision imposed
On this day this cause was called for Williamson County Attorney, and	trial. The State of	Texas appeared by her attorney, Jana Duty,
The above named defendant has representation by counsel appear		telligently and voluntarily waived the right to
The above named Defendant an	d the Defendant's A	ttorney

Both parties announced "ready" for trial. Defendant waived the reading of the Motion to Adjudicate and entered a plea of **TRUE** to the allegations in the Motion to Adjudicate. The Court admonished Defendant of the consequences of the plea and finds Defendant mentally competent to stand trial. The Court further finds that Defendant's plea was made freely and voluntarily. The Court, having heard any admitted evidence and considered Defendant's waivers and judicial confession, accepts Defendant's plea and finds Defendant violated the conditions of Community Supervision as alleged in the Motion to Adjudicate or as specified in Defendant's Judicial Confession and Plea of True to Allegations in the Motion to Adjudicate filed in this cause. The Court proceeded to adjudicate Defendant guilty of the offense stated above. After hearing any additional evidence on the issue of punishment, the Court then proceeded to pronounce sentence against Defendant in accordance with law and in Defendant's presence.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that Defendant, being found GUILTY of the offense stated above, is hereby sentenced to serve **180** days in the Williamson County jail, and to pay a fine of \$ **2.000.00**. All costs incurred herein are hereby taxed to the Defendant, and the State of Texas shall recover from said Defendant all costs in this proceeding, and execution may issue against the property of Defendant for such fine and costs.

It appearing to the Court however, that the ends of justice and the best interest of society and of the Defendant will be served by suspending the imposition of the sentence and placing the Defendant on community supervision in the Williamson County DWI/Drug Court Program as herein provided.

appeared in person.

ORDER OF COMMITMENT AS A CONDITION OF PROBATION

TO THE HONORABLE SHERIFF OF WILLIAMSON COUNTY:

You are hereby DIRECTED to take the above-named Defendant into custody and safely keep him in the County Jail until expiration of the following sentence:				
 □ Defendant has been SENTENCED to a term of DAYS in jail / HOURS in jail, with credit for days served. This sentence is to be served: □ on CONSECUTIVE DAYS, beginning 				
on CONSECUTIVE DAYS in the Williamson County Work Release Program, beginning				
on CONSECUTIVE WEEKENDS, beginning				
Defendant is ORDERED to serve days on the Williamson County Community Service Restitution Program (Road and Bridge) as confinement in lieu of incarceration beginning at 7:45 AM and continuing to be served or until the sentence is				
satisfied. Defendant is further ORDERED to report to the program coordinator at said time.				
If Defendant fails to appear for weekend jail, work release, or Road and Bridge, in accordance with this Order, this sentence is hereby commuted to CONSECUTIVE DAYS in jail upon Defendant's arrest until it is satisfied.				
This sentence shall run CONCURRENT with the following causes:				
IT IS THEREFORE ORDERED AND ADJUDGED AND ORDERED that the Defendant confinement is probated for a period of months from this date, that \$ of the foregoing fine be probated for the same period of time, and that the supervision granted herein be on the terms and conditions of the Williamson County DWI/Drug Court Program community supervision the you, the Defendant SHALL:				
 Commit no offense against the laws of this or any State or of the United States or any oth Country. Defendant shall notify the Community Supervision Officer in charge of the case with forty eight (48) hours of being arrested and/or charged with a criminal offense. Avoid injurious or vicious habits; abstain from the use of alcoholic beverages; abstain from the use of narcotic or habit-forming drugs without a valid doctor's prescription. Avoid persons or places of disreputable or harmful character; avoid places where narcotic or habit-forming drugs are illegally possessed, sold, or used, and places where alcoholic beverages are possessed, sold, or used. 				
4. Report to the Community Supervision Officer on a monthly basis or as otherwise directed by the Supervising Officer in charge of the case and obey all rules and regulations of the Williamson County DWI/Drug Court Program.				
 Permit the Community Supervision Officer to visit at the Defendant's home or elsewhere. Work faithfully at suitable employment as far as possible subject to the approval of the Court the Community Supervision Officer in charge of the case. 				
7. Not change employment or place of residence without the permission of the Communi Supervision Officer.				
8. Remain within the State of Texas, unless given permission to depart by the Communi Supervision Officer in charge of the case; any absence of five days or more from the Defendant current residence must be approved in advance by the supervising officer.				
9. Support Defendant's dependants.10. Pay a fine, if one be assessed, and the cost of court, and program fee, to-wit:				
\$ Court Costs \$ Fine \$ Crime stoppers				
\$ Solution Screening Fee Crime stoppers * Alcohol Screening Fee				
\$ Alcohol Screening Fee \$ 500.00 Program Fee				
\$ Court Appointed Attorney Fees				
\$ TOTAL				
The above unpaid total is to be paid in payments of \$each month, until fully pai to the community Supervision and Corrections Department of the Williamson County, Texa				

- beginning on the 30th day of the month following this order and every month thereafter so long as the Defendant remains on supervision.
- Pay a \$40.00 per month supervision fee to the Community Supervision and Corrections Department of Williamson County, Texas, beginning on the 30th day of the month following this order and every month thereafter so long as the Defendant remains on supervision.
- 12. Submit urine, blood, breath, or saliva samples to the Community Supervision Officer in charge of their case at anytime requested, to be used for the detection of alcohol or drug usage.
- 13. If Defendant challenges the results of the urine sample results or for any reason the test has to be sent to the Toxicology Lab and test results returned are positive, Defendant shall pay a fee \$35.00 to the Community Supervision and Corrections Department of Williamson County, Texas, to cover the costs of said urinalysis testing.
- 14. Provide verification of achieving an educational level equal to or greater than the sixth grade; work towards attaining a high school diploma or GED if recommended by the Community Supervision Officer in charge of the case.
- 15. Obtain a Texas Driver's License/Identification Card within 60 days of this court order; the Defendant shall not operate a motor vehicle without a valid Texas Driver's License or valid Occupational License granted by this court. Maintain auto liability insurance in at least the minimum required by law and provide proof of such coverage to the Community Supervision Officer in charge of the case.
- 16. Submit a copy of Defendant's fingerprints to the Williamson County Sheriff's Office.
- 17. Pay all Court ordered monies in full and complete all programs, courses, community service restitution and additional conditions of supervision thirty (30) days prior to the termination of Defendant's community supervision.
- 18. Follow all terms and conditions of the Williamson County DWI/Drug Court Program and those conditions contained in attached **EXHIBIT "A"**, and incorporated herein by reference.

This sentence shall run **concurrently** unless otherwise specified.

license revocation.	icense suspension for any prior administrative
SIGNED AND ENTERED on this day of	, 200
	JUDGE PRESIDING