

CAUSE NO: \_\_\_\_\_

STATE OF TEXAS  
V.

MADISON COUNTY COURT

MADISON COUNTY TEXAS

**NOTICE OF STATUS OF CASE WITH REQUEST FOR WAIVER OF PERSONAL APPEARANCE**

**\*\*\*MUST BE E-FILED 3 BUSINESS DAYS PRIOR TO THE DATE IN WHICH IT IS SET\*\*\***

**COURT DATE:** \_\_\_\_\_ [upcoming court date this document relates to]

I \_\_\_\_\_, Attorney for the Defendant have been in contact with the defendant to discuss his/her case and inform the court regarding the status of the present case. *I further certify that I have picked up/received all Digital Discovery [including any DVD's available] in this case from the Madison County District Attorney's Office or acknowledge that as of this date the State has made all discovery available to the defense for copy and review.*

Defense has filled out the below form and asks the court to waive the need for an in-person appearance and to set the case on the next appropriate court setting. In accordance with the request filled out below.

\_\_\_\_\_  
Attorney for the Defendant

**THE CASE IS CURRENTLY SET FOR:**

- ARRAIGNMENT [see waiver below]
- PRE-TRIAL [see waiver below]
- DOCKET CALL [see waiver below]
- MOTION TO REVOKE OR ADJUDICATE PROBATION [see waiver/request below]
- Other: \_\_\_\_\_, [attach supporting docs]

**WAIVER OF ARRAIGNMENT:** NOW COMES \_\_\_\_\_, Defendant (hereinafter referred to as Defendant), in the above numbered and styled cause, and Defendant's attorney of record, and states:

1. Defendant and Defendant's attorney either have received a copy of the charge in this cause or waive the right to receive a copy. Defendant's name is correctly set forth in the charging document. Defendant can read and write and understand the English language.  (only check if applicable) Defendant can read and write and understand the English Language with the aid of an interpreter: interpreter needed: Spanish language
2. Defendant is mentally competent and understands the nature of the charge pending against the Defendant in this cause and the range of punishment attached to the charge.
4. Defendant waives: all requirements of formal arraignment; any prerequisites of 2 days prior service; and the reading of the charging document. Defendant pleads Not Guilty

\_\_\_\_\_  
Attorney for the Defendant

**PRE-TRIAL WAIVER OF 28.01:** On behalf of the Defendant, Defense announces there is no pre-trial matters to present to the court and request the court waive any further pretrial hearing/conferences and ask the court to move the case to: [select one]  **DOCKET CALL**

**MOTION ON FILE (GO TO MOTION ON FILE BELOW)** On behalf of the Defendant, Defense announces there is no additional pre-trial matters to present to the court (all pretrial matters have been e-filed prior with the court) and requests the court set the matters currently on file with the court for an appropriate hearing

\_\_\_\_\_  
Attorney for the Defendant

**DOCKET CALL:** On behalf of the Defendant, Defense announces that parties have not yet reached a plea agreement at this time but continue to work towards a possible resolution of the case and asks the court to move the case to : [select one]

- ADDITIONAL DOCKET CALL**  **MOTION ON FILE (SEE BELOW)**  
 **JURY TRIAL (SEE AND FILL OUT JURY TRIAL SECTION BELOW)**

\_\_\_\_\_  
Attorney for the Defendant

**JURY TRIAL:** The resolution of this case will require the need for a criminal jury trial. The Defendant has rejected all plea offers given by the state, if any, and requests the court place the defendant on the next criminal jury trial docket. The Defendant has previously been arraigned or has waived arraignment and has previously been given a 28.01 pre-trial and docket call prior to this request.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for the Defendant

**MOTIONS ON FILE:** The defense has placed one or more pre-trial motions on file on \_\_\_\_/\_\_\_\_/20\_\_\_\_ mm/dd/yyyy and request a hearing on said motions to be set for an in-person hearing  
[estimated time needed for hearing: \_\_\_\_\_]  
Type of hearing(s): \_\_\_\_\_,

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for the Defendant

**MTR/MTA ANOTHER COURT DATE:** Defense has received the State's Motion To Revoke or Adjudicate the defendant's community supervision and would like to enter a plea of **NOT TRUE**. The Defense continues to work towards a resolution in this and has contact with the defendant and ask that the court set it for another setting without the need for a hearing at this time.

\_\_\_\_\_  
Attorney for the Defendant

**REQUEST FOR HEARING MTR/MTA:** Defense has received the State's Motion To Revoke or Adjudicate the defendant community supervision and would like to enter a plea of NOT TRUE. The Defendant has rejected all plea offers given by the state, if any, and request the court place the defendant on the docket for a formal hearing.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for the Defendant

**ORDER**

**APPROVED:** by the Court and Signed on the \_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_

**DENIED:** by the Court and Signed on the \_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_  
the court has denied your NOTICE OF STATUS OF CASE WITH REQUEST FOR WAIVER OF PERSONAL APPEARANCE

*the form was improperly filled out or not timely filed*

\_\_\_\_\_  
Judge Presiding