C	AUSE NO:	
THE STATE OF TEXAS VS:	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	IN THE DISTRICT COURT 392ND JUDICIAL DISTRICT HENDERSON COUNTY, TEXAS
	'ER OF ARRAIGN PRE-TRIAL AND S'	MENT AND TATUS CONFERENCE HEARINGS
COMES NOW, the Defendant w	ith his/her attorney and	d shows this court that said Defendant is the
same person named in the indictment in	this cause filed on	, and the correct spelling of
Defendant's name is		, that said Defendant understands the
		ofNot Guilty orGuilty. The
Defendant would further show this Co	ourt that said Defendan	at understands that he/she has the right to be
served with a copy of the indictment/	information and that s	aid Defendant has the right to be arraigned.
Understanding these rights, said Defe	ndant does hereby into	entionally, freely, voluntarily and knowingly
	•	ion/indictment and waives all formalities of
arraignment and the Defendant's right t		
Defendant and Defendant's cou	ınsel both acknowledg	e that this matter is set for a PRE-TRIAL
	_	AM/1:30 PM Any pre-trial matters set out in
		at be raised by pleadings filed seven (7) days
		to be raised or filed except by permission of
the Court for good cause shown.	st increased so and wea	to be failed of fried energy by permission of
the Court for good cause shown.		
SIGNED this the day of		_, 20
Attorney for the Defendant		Defendant