



CAUSE NO. 976146

IN THE 230th DISTRICT COURT

COUNTY CRIMINAL COURT  
AT LAW NO. \_\_\_\_\_

OF HARRIS COUNTY, TEXAS

Offense Convicted of:

sex assault child 14-17 yrs

### Terms of Plea Bargain (In Detail):

4yrs TDCJ - LD & \$500.00 fine

(Circle appropriate selection)

Deadly Family Victim Selected Victim Younger Controlled Substance  
Weapon: Yes | No | N/A Violence: Yes | No | N/A by Bias/Prejudice: Yes | No | N/A Than 17 years: Yes | No | N/A Used to Commit Crime: Yes | No | N/A

(Mark all that apply)

Institutional Division, TDCJ

☐ Sentence suspended. Defendant placed on community supervision for *n/a*

4 yrs

☐ State Jail Division, TDCJ☐ Harris County Jail

☒ SEE SPECIAL INSTRUCTIONS, incorporated herein by reference.

500.00

☐ **Fine Only**

days toward  
incarceration

days toward  
fine and cost *na*

days toward incarceration,  
fine and costs .

COURT COSTS: \$ 500.00

\$1508.<sup>00</sup>

(Mark appropriate selections below, if applicable)

- ☐ Name changed from n/a
- ☐ Judgment Addendum incorporated herein by reference.
- ☐ Driver's license is suspended for a period of n/a days/months/years.
- ☐ The Defendant is entitled to n/a days credit toward suspension of driver's license.
- ☐ It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited.
- ☐ Educational program waived in accordance with Article 42.12 Sec. 13 (h), upon a finding of good cause by the Court.
- ☐ In accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by punishment as a Class A misdemeanor. The Defendant is adjudged to be guilty of a state jail felony and is assessed the punishment indicated above.
- ☐ In accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment indicated above.



Wilson  
976146

On this day, in Harris County, Texas, unless otherwise referenced, came on to be heard the matter of the Defendant's obedience to the terms and conditions of the Deferred Adjudication of Guilt heretofore granted in the above styled and numbered cause. The State appeared by her District Attorney as named above and the Defendant appeared in person and either by counsel as named above or knowingly, intelligently and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and the Court having heard the evidence submitted by both sides herein and having considered the same, finds: that on the date of community supervision order indicated above, this court deferred further proceedings and the Defendant was qualified for community supervision under Art. 42.12, 4(a) C.C.P. and that under the provisions of said act, the Court made no final finding of guilt, rendered no judgment and placed the Defendant on community supervision for a period of 3 DAYS/MONTHS/YEARS and assessed a fine of 500.00. And that within the period of such community supervision, the Defendant violated the terms and conditions of said community supervision as set out in the State's ORIGINAL (AMENDED) Motion to Adjudicate Guilt:

Def. failed to work faithfully at suitable employment.  
Def. failed to remain within a specific place.  
Def. failed to participate in HCCSCD Restriction program.  
Def. failed to pay supervision fee. Def. failed to pay fine.  
Def. failed to pay to Sex Assault Program fine. Def. failed to pay Child Asmt. Cntc.  
Def. failed to submit to educational skill evaluations. Def. failed to reside within specific place.

IT IS ORDERED AND ADJUDGED by the Court that the Defendant is guilty of the offense indicated above, and that the Defendant committed the offense on the date indicated above, and that the Defendant be punished as indicated above for the period indicated above, and that the State of Texas do have and recover of the Defendant all costs of the prosecution for which execution will issue. Further, the Court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42.12, Sec. 9, Code of Criminal Procedure.

IT IS ORDERED by the Court that if the punishment assessed against the Defendant is confinement in the Institutional Division or the State Jail Division of the Texas Department of Criminal Justice (TDCJ) that the Defendant be delivered by the Sheriff of Harris County, Texas immediately to the Director of the Institutional Division or the State Jail Division, TDCJ, or any other person legally authorized to receive such convicts, and said Defendant shall be confined in the Institutional Division or State Jail Division, TDCJ for the period indicated above, in accordance with the provisions of the law governing the Institutional Division or State Jail Division, TDCJ. The Defendant is remanded to the custody of the Sheriff of Harris County until said Sheriff can obey the directions of this sentence.

IT IS ORDERED by the Court that if the punishment assessed against the Defendant is confinement in the Harris County Jail that the Defendant is remanded to the custody of the Sheriff of Harris County, Texas; unless the Defendant is instructed to voluntarily surrender to the Sheriff on the date the sentence is to begin, as indicated above. The Sheriff shall confine the Defendant in the Harris County Jail as required by law.

IT IS ORDERED by the Court that if the punishment assessed against the defendant is for a fine only, the Defendant is ordered to immediately proceed to the Office of the Harris County Sheriff and pay all fine and court costs as ordered by the Court in this cause; unless the Court orders the Defendant to be committed to the custody of the Sheriff of Harris County, Texas on the date the sentence is to begin, as indicated above, to be confined in the Harris County Jail until the fine and costs are fully satisfied in accordance with law; or as indicated above.

IT IS ORDERED by the Court that the sentence indicated above is to be executed, unless it is indicated above that the sentence is to be suspended, and if so, the Defendant is placed on community supervision for the period indicated above pending his abiding by and not violating the terms and conditions of his community supervision.

IT IS ORDERED by the Court that this sentence run concurrently with any other sentence(s) unless it is indicated on the Judgment Addendum that the sentence is to run cumulatively.

\*not to reside, go in, on  
or within 1000 feet of premises  
where children commonly gather,  
including, but not limited to, schools,  
daycares, playgrounds, public private  
youth centers, public swimming pools, youth  
Community Supervision video track facilities.



Signed and entered on 31 March 2005

X Belinda Hill  
Hm. Belinda Hill  
JUDGE PRESIDING

Expires on: \_\_\_\_\_

Notice of Appeal: \_\_\_\_\_

Mandate Received: \_\_\_\_\_

After Mandate Received, Sentence to Begin Date is: \_\_\_\_\_

Received on 3-31-05 at 1115 (AM) PM.  
Sheriff, Harris County, Texas

By: Colacey 2178 Deputy

SPECIAL INSTRUCTION OR NOTES:

"Appeal waived. No permission to appeal granted."

Entered 04/09/05  
Verified JP  
LCBT JP  
LCBU JP



Right Thumbprint