THE STATE OF TEXAS
VS

CAUSE #
---------

IN THE COUNTY COURTS

AT LAW

SO#						HAYS (	COUNTY, TEXAS
	OF INDIGENC	CE AND REQUI	EST FOR COURT	APPOINT	MENT OF	COUNSE	<u>L</u>
SPANISH SPEAKING ONLY YES							<del>_</del>
DRIVER'S LICENSE #:							WIDOWED
NUMBER OFACTUAL DEPENDENT							
HOW MUCH MONEY DO YOU MAK					MONTH		
EMPLOYER'S NAME:					HONE:		
SPOUSE'S INCOME: \$							
EMPLOYER'S NAME:							
LIST ALL SOURCES OF INCOME A							
AMOUNT \$ SOURCE	B:		AMOUNT \$	So	OURCE: _		
WHO PAYS FOR FOOD, GAS, CLOT							
DO YOU OWN A VEHICLE OR OTH	ER MEANS OF	TRANSPORTA	TION? YES / NO				
MAKE: MO	DEL:		Y	EAR:		_ VALUE	: \$
DO YOU OWN OTHER PERSONAL							
DO YOU HAVE ANY CASH AVAILA	ABLE AT HOM	E, AT THE JAII	OR IN THE BAN	K? YES / N	O \$		
DOES ANYONE OWE YOU MONEY	? YES / NO WE	НО?			A	MOUNT	\$
PLEASE LIST ALL DEBTS THAT YO							
LANDLORD /MORTGAGE:					MON	THLY \$ _	
CAR LIEN HOLDER:							
CREDIT CARDS OR LOANS:							
			MONTHLY \$				
I AM / AM NOT FREE ON BAIL. AM	OUNT OF BAI						
AMOUNT OF MONEY POSTED: \$ _							
– I HAVE ATTEMPTED TO HIRE THE							
"I HAVE BEEN ADVISED BY THE COUN ME. I CERTIFY THAT I AM WITHOUT ANY "I FURTHER UNDERTAND THAT CAN BE RECONSIDERED IF THERE IS A MA	MEANS TO EMPL I MAY BE ORDER ATERIAL CHANGE	OY COUNSEL OF M RED TO PAY ALL OF IN MY FINANCIAL	AY CHOOSING AND 1 I R PART OF THE ATTO C. CIRCUMSTANCES. 1	HEREBY REQO RNEY'S FEES FURTHER UN	UEST THE CO , AND THAT UDERSTAND	OURT TO AF THIS APPO THAT I MA	PPOINT COUNSEL TO ME INTMENT OF COUNSEL IY BE ORDERED TO REPA
HAYS COUNTY ALL OR PART OF THE COST							
I DECLARE UNDEI							
DEFENDANT'S SIGNATURE:							
ADDRESS:		APT:	CITY:		ST	TATE:	ZIP:
PHONE NUMBER: sworn and subscribed to before m	AD THE THE	EMAIL:		40 PEI	TO	DAY'S D	ATE://
SWORN AND SUBSCRIBED TO BEFORE M DEFENDANT WHO SUBSCRIBED THE FOI FOREGOING STATEMENTS ARE TRUE AN	REGOING INSTRU	DAY OF UMENT AND AFTE	ER HAVING BEEN DU	20, PEF ULY SWORN	RSONALLY A BY ME, STA	APPEARED TED ON H	TO THE ABOVE NAME IS/HER OATH THAT TH
						NOT	ARY/DEPUTY CLER
				A DROD ITED 5	O REPRESEI	NT THE DEF	
BASED ON THE FOREGOING APPLICATION							
UNTIL CHARGES ARE DISMISSED, THE DEF	ENDANT IS AQUIT	TED, APPEALS AR	E EXHAUSTED, OR TH	IE ATTORNEY		D OF HIS DU	
	ENDANT IS AQUIT	TED, APPEALS ARCLE 26.04, CODE OF	E EXHAUSTED, OR TH CRIMINAL PROCEDU	IE ATTORNEY RE:	IS RELIEVE		JTY OR REPLACED BY

JUDGE PRESIDING OR INDIGENT DEFENSE COORDINATOR