



CASE No. _____

THE STATE OF TEXAS
VS.

IN THE COUNTY COURT-AT-LAW
OF
COMAL COUNTY, TEXAS

JUDGMENT OF ACQUITTAL

Judge Presiding:	<input type="checkbox"/> HON. RANDY GRAY	Date Judgment Entered:
	<input type="checkbox"/> HON. CHARLES A. STEPHENS, II	
Attorney for State:		Attorney for Defendant:
<u>Charged Offense:</u>		
<u>Charging Instrument:</u>	<u>Statute for Offense:</u>	
INFORMATION		
<u>Plea to Offense:</u>		
<input type="checkbox"/> NOT GUILTY		
<input type="checkbox"/> NO CONTEST		
<input type="checkbox"/> GUILTY		

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Comal County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

- Defendant appeared in person with Counsel.
- Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court, and is not indigent.

BY JURY

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The Information was read to the jury, and Defendant entered a plea of NOT GUILTY GUILTY NO CONTEST to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and the argument of counsel. The Court charged the jury as to its duty to determine the guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury delivered its verdict. The Court received the jury's verdict and ordered the verdict entered of record upon the minutes of the Court as follows:

“We, the Jury, find the defendant NOT GUILTY.”

The Court **ORDERS, ADJUDGES, AND DECREES** that Defendant is **NOT GUILTY** of the charged offense as **FOUND BY THE VERDICT OF THE JURY**. The Court **FURTHER ORDERS** Defendant immediately discharged.

BY THE COURT

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court **FINDS Defendant NOT GUILTY** of the charged offense.

The Court **ORDERS, ADJUDGES, AND DECREES** that Defendant is **NOT GUILTY** of the charged offense. The Court **FURTHER ORDERS** Defendant immediately discharged.

TO THE DEFENDANT: You are advised that today, a judgment of acquittal has been entered in this proceeding, and having been acquitted and pursuant to Article 55.01, Texas Code of Criminal Procedure, you have the right to request the court to order the expunction of any records and files related to your custodial or noncustodial arrest for this offense unless this offense arose out of a criminal episode and you were convicted of, or remain subject to prosecution for, at least one other offense occurring during the criminal episode.

Signed and entered on _____

Judge Presiding