DEFERRED PROCEEDINGS

DEFERRED PROCEEDINGS

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DEFERRED DISPOSITION ORDER (Art. 45.051, C.C.P.) (Page 1 of 2)

			CAUSE NUMBER:		
S	STA	FE OF TEXAS	§	IN THE MUNICIPAL COURT	
		VS.	§	CITY OF	
			ş	COUNTY, TEXAS	
			ORDER DEFERRING FURTHER PRO	CEEDINGS	
	T	he Court finds that		, Defendant, [was found guilty (before the Court)	
(b or	y a j i the	ury) of] [pled (guilty)(no cont day of, 2	est) to] the offense of	, Defendant, [was found guilty (before the Court) at a fine of \$ and court costs.	
Co		paid immediately paid through installments of \$_ discharged through community	hours of a tutoring program	be: 1) ed at	
	judio	cation of guilt until the	day of, 20	ourt defers further proceedings without entering an	
D	EFE	RRAL PERIOD:	, 20 until	, 20 (not to exceed 180 days).	
			CONDITIONS OF DEFERRED DISP	OSITION	
D	EFE	NDANT SHALL:			
	2.	collected by (<i>any da</i> Post bond in the amount of \$	tte before the date on which the period of pro to secure payment of the fine.		
		fine assessed).	ling as follows:	e amount of \$ (not to exceed the	
	 5. Submit to diagnostic testing for alcohol, a controlled substance, or drug as follows:				
	 Pay the costs of diagnostic testing, psychosocial assessment, or a treatment or education program, as follows: Complete a driving safety course approved under Ch. 1001, Education Code. Complete the following course: 				
 11. Performhours community service at: 12. Submit proof of financial responsibility as required by law to the Court at the termination of the deferral period; said pr showing that Defendant kept in force financial responsibility during the entire deferral period. 13. Other: 					
	13. 14.	Present to the Court satisfactor Judge.	y evidence of complying with each require	ment and reasonable condition imposed by the	

Violation of any of the above noted conditions shall constitute a violation of this agreement.

DEFERRED DISPOSITION ORDER (Art. 45.051, C.C.P.) (Page 2 of 2)

If Defendant successfully complies with the conditions of this agreement, then this case shall be **DISMISSED** by the Court and shall **NOT** be reported as a conviction. Failure to comply shall cause this case to result in a **CONVICTION**, payment of the fine of \$______ owed, and the conviction will be reported as required by law.

A copy of this Order was delivered to the Defendant on this date.

Received, agreed to, and signed this the _____ day of _____, 20____.

Defendant's Signature

(municipal court seal)

Judge, Municipal Court

City of _____

County, Texas

Editor's Note: This order is inapplicable to defendants younger than age 25 accused of a traffic offense classified as a moving violation. See Deferred Disposition Order: Defendant Under 25 – Moving Violation on the next page.

DEFERRED DISPOSITION ORDER: DEFENDANT UNDER AGE 25 - MOVING VIOLATION (Art. 45.051(b-1), C.C.P.) (Page 1 of 2)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS

ORDER DEFERRING FURTHER PROCEEDINGS

THE COURT FINDS THAT:

1.	, a Defendant younger than 25 years of age, [was found guilty (before the
	Court)(by a jury) of] [pled (guilty)(no contest) to] the offense of, a traffic
	offense classified as a moving violation on the day of , 20.
2.	The punishment has been set at a fine of \$ and court costs.
3.	Court costs in the amount of \$ are hereby ordered to be:
	□ paid immediately
	□ paid through installments of \$ per (time period)
	□ discharged through community service of hours to be performed at
	discharged by attending hours of a tutoring program (if Defendant is under 17 years of age and the offense occurred
	in a building or on the grounds of the Defendant's school)
	□ or a combination thereof.
Un	der the authority of Article 45.051, Code of Criminal Procedure, the Court defers further proceedings without entering an

adjudication of guilt until the _____ day of _____, 20___.

DEFERRAL PERIOD: ______, 20___ until _____, 20___ (not to exceed 180 days).

STATE-MANDATED CONDITIONS:

Pursuant to Article 45.051(b-1)(2), Code of Criminal Procedure, the Defendant is ordered to complete a driving safety course approved under Ch. 1001, Education Code.

Check only if applicable: Dursuant to Art. 45.051(b-1)(3), C.C.P., the Defendant, who holds a provisional driver's license, is ordered to submit to a driver's license examination as required by Section 521.161(b)(2), Transportation Code, regardless of whether the defendant was previously examined, and pay a \$10 reimbursement fee to the Department of Public Safety.

ADDITIONALLY, THE COURT ORDERS THAT THE DEFENDANT SHALL:

- □ 1. Pay a fine in the amount of (not to exceed the amount of the fine that could be imposed). The fine shall be collected by (any date before the date on which the period of probation ends).
- \Box 2. Post bond in the amount of to secure payment of the fine.
- \Box 3. Pay restitution to (victim of the offense) in the amount of \$ (not to exceed the fine assessed).
- □ 4. Submit to professional counseling as follows:
- □ 5. Submit to diagnostic testing for alcohol, a controlled substance, or drug as follows:
- □ 6. Submit to a psychosocial assessment as follows:
- □ 7. Successfully complete an alcohol awareness or substance misuse treatment or education program, such as a substance misuse education program that is designed to educate persons on the dangers of substances misuse in accordance with Section 521.374(a)(1), Transportation Code, and that is regulated by the Texas Department of Licensing and Regulation (TDLR); or an alcohol awareness program described by Section 106.115, Alcoholic Beverage Code that is regulated by TDLR, as follows:
- □ 8. Pay the costs of diagnostic testing, psychosocial assessment, or a treatment or education program, as follows:
- \Box 9. Perform hours community service at:
- □ 10. Submit proof of financial responsibility as required by law to the Court at the termination of the deferral period; said proof showing that Defendant kept in force financial responsibility during the entire deferral period.
- \square 11. Other:
- □ 12. Present to the Court satisfactory evidence of complying with each requirement and reasonable condition imposed by the Judge.

DEFERRED DISPOSITION ORDER: DEFENDANT UNDER AGE 25 - MOVING VIOLATION (Art. 45.051(b-1), C.C.P.) (Page 2 of 2)

Violation of any of the above noted conditions shall constitute a violation of this agreement.

If Defendant successfully complies with the conditions of this agreement, then this case shall be **DISMISSED** by the Court and shall **NOT** be reported as a conviction. Failure to comply shall cause this case to result in a **CONVICTION**, payment of the fine of \$______ owed, and the conviction will be reported as required by law.

A copy of this Order was delivered to the Defendant on this date.

Received, agreed to, and signed this the _____ day of _____, 20____.

Defendant's Signature

(municipal court seal)

 Judge, Municipal Court

County, Texas

DEFERRED DISPOSITION: NOTICE TO DEFENDANT TO SHOW CAUSE (Art. 45.051, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	ş	IN THE MUNICIPAL COURT
VS.	ş	CITY OF
	§	COUNTY, TEXAS
	ORDER TO SHOW CAU	SE
Name:	Offense:	
Address:		
You are hereby ordered to appe	ear before the, 20, to show cause why you, 20	_Municipal Court at o'clockm., on the failed to comply with the Court's order in this case by

Failure to appear on this date and time will result in a conviction and a judgment of \$______ being entered against you based on the punishment set when you were granted deferred disposition.

(municipal court seal)

Judge, Municipal Court
City of

_____ County, Texas

Date: _____

DEFERRED DISPOSITION: EXTENSION OF DEFERRAL PERIOD (Art. 45.051(c-2), C.C.P.)

	C	AUSE NUMB	ER:		
STATE OF TEXAS		ş		IN THE M	IUNICIPAL COURT
VS.		ş		CITY OF	
		ş			_COUNTY, TEXAS
	ORDER GRA	NTING EXTH	ENSION OF DEFERRA	L PERIOD	
The Court finds that under Article 45.051, Code	of Criminal Procedu	re for the offe		nt, was granted a d	leferral of final disposition , said deferral
period beginning on the	day of	, 20	and ending on the	day of	, suid determine , 20

On this, the ______ day of ______, 20____, the Defendant appeared before me, the undersigned judge, and showed good cause for (his)(her) failure to present satisfactory evidence of compliance with the orders imposed in the Order Deferring Further Proceedings entered in this cause. Pursuant to Section 45.051(c-2), Code of Criminal Procedure, it is hereby **Ordered** that the Defendant be granted an additional period during which the Defendant may present to this Court evidence of the Defendant's compliance with the Order Deferring Further Proceedings. This additional period will expire on the _____ day of _____, 20____, at which time, if the Defendant has failed to comply with the orders, conviction will be entered against the Defendant.

Judge, Municipal Court	Date

(municipal court seal)

City of _____

_____ County, Texas

Editor's Note: Article 45.051(c-2) of the Code of Criminal Procedure does not provide a maximum amount of time for which the judge may grant an extension for a deferred disposition.

JUDGMENT: FINAL DISPOSITION OF DEFERRED DISPOSITION (Art. 45.051, C.C.P.)

		CAUSE NUMBER:	
STATE OF TEXAS VS.		§	IN THE MUNICIPAL COURT
		§	CITY OF
		§	COUNTY, TEXAS
		JUDGMENT	
On this t	he day of	, 20, in the above numbered	ed and entitled cause:
		use is dismissed, and there be no final convi mpletion of the terms of the deferred disposit	ction, on the grounds that the Defendant presented ion.
	It is Ordered that the cas	h bond to secure payment of the fine posted	by Defendant in the amount of \$ shall
	costs in the amount of \$_ ☐ immediately. ☐ by ☐ at designated intervals (☐ It is Ordered that the c	<i>[enter later date]</i> . see attached Installment Agreement Order inco ash bond posted by the Defendant is forfeited	
		Judge, Muni	cipal Court Date
(mu	nicipal court seal)	City of	-
			County, Texas

Editor's Note: The judge may impose a lesser fine than the fine assessed in the Order granting deferred unless the defendant is under the age of 25 and was charged with a moving violation offense. In that case, the amount of the fine may not be less than the fine assessed when the defendant was granted the deferred disposition. Art. 45.051(d)-(d-1), C.C.P.

You may be able to require that this charge be dismissed by successfully completing a driving safety course or a motorcycle operator training course. You will lose that right if, on or before your appearance date, you do not provide the Court with notice of your request to take the course.

Article 45.0511(q), Code of Criminal Procedure

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS

DEFENDANT'S REQUEST FOR A DRIVING SAFETY COURSE

I hereby enter my appearance on the complaint of the offense of: ______ (in person)(by counsel)(by certified mail). I understand that I have a right to a jury trial. I hereby waive my right to a jury trial, plead (guilty)(no contest), and elect under Article 45.0511, Code of Criminal Procedure, to take a driving safety course.

I understand that I must present the Court the following with this request:

- 1. A valid Texas driver's license or permit, or proof that I am a member, or the spouse or dependent child of a member, of the United States military forces serving on active duty;
- 2. Proof of financial responsibility pursuant to Chapter 601, Transportation Code (automobile liability insurance);
- 3. Payment of court costs; and
- 4. Payment of a \$_____ nonrefundable reimbursement fee (not to exceed \$10).

I understand that I must:

- 1. Complete a driving safety course or motorcycle operator training course as applicable within 90 days of this request;
- 2. Submit by the 90th day from this request a uniform certificate of course completion of a driving safety course or a verification of course completion of a motorcycle operator training course as evidence that I have completed such a course;
- 3. Submit by the 90th day from this request an affidavit that I was not taking such a course nor had I completed one within the preceding 12 months from the date of my current offense that is not shown on my driving record as maintained by the Texas Department of Public Safety; or if I am on active military duty, or am the spouse or dependant child of a member of the United States military forces serving on active duty, that I have not taken a course in another state in the preceding 12 months nor am taking such a course at the time of this request; and
- 4. Submit by the 90th day from this request a certified copy of my driving record as maintained by the Texas Department of Public Safety.

I understand that:

- 1. If I comply with the court order granting the taking of a driving safety/motorcycle operator training course and submit all the required evidence as ordered, the Court will dismiss my case and report to the Texas Department of Public Safety the date that I completed my course for inclusion on my driving record;
- 2. If I fail to submit all the evidence required by the Court, I will be notified of a show cause hearing and be required to appear before the Court to show cause why I did not present the required evidence of course completion;
- 3. The judge may at the show cause hearing enter a final adjudication against me and require me to pay the fine; and
- 4. The failure to appear at the show cause hearing will result in a final adjudication being entered against me, and that I will be required to pay the fine and any additional costs required by law.

I ATTEST THAT I HAVE READ THIS DOCUMENT.

Defendant's Signature

Date

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	ş	COUNTY, TEXAS

AFFIDAVIT

I, ______, state under oath that on the date of my request for a driving safety course/motorcycle operator training course in the above numbered cause that I was not taking such a course nor had I completed one within the 12 months preceding the date of my current offense that is not shown on my driving record as maintained by the Texas Department of Public Safety (or as maintained by the state that issued my driver's license - active military duty personnel only).

Defendant's Signature

Sworn and subscribed before me, the undersigned authority on this the _____ day of ______, 20____.

(municipal court seal)

(Judge)(Court Clerk)(Deputy Court Clerk) (Notary Public in and for the State of Texas)

Editor's Note: Required to be filed within 90 days of the request for a driving safety course/motorcycle operator training course.

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS

INTERIM JUDGMENT

On this the _____day of ______, 20____, the Defendant in the above numbered and entitled cause appeared (by attorney) (in person) (by mail), entered a plea of (guilty) (no contest), and waived a jury trial or any trial; and the Court finds the Defendant guilty of the offense of ______. The Defendant, having been found guilty, is assessed a fine of \$_______ plus any and all costs required to be paid.

The Defendant elected to take a driving safety course, and the Court finds that the Defendant meets the requirements for taking a driving safety course. The imposition of this judgment is hereby deferred for a period of 90 days and the Defendant is hereby granted the right to take a (driving safety course) (motorcycle operator training course). The Defendant is ordered to pay immediately all court costs and fees required by statute or ordinance in the amount of \$_____.

The Defendant is required to complete the course and present evidence (a uniform certificate of completion of the driving safety course) (a verification of completion of the motorcycle operator training course) to this Court by ________, 20_____. Furthermore, when presenting evidence of course completion, the Defendant is ordered to present a certified copy of the Defendant's driving record as maintained by the Texas Department of Public Safety (or if the Defendant is on active military duty or is the spouse or dependent child of a member of the United States military forces on active military duty, an affidavit under Art. 45.0511(c)(4), C.C.P.), showing that the Defendant has not completed an approved driving safety course or motorcycle operator training course, as applicable, within the 12 months preceding the date of the offense, and an affidavit stating that the Defendant was not taking a driving safety course or motorcycle operator training course, as applicable, under Article 45.0511, Code of Criminal Procedure, on the date of the request to take this course and has not completed such a course that is not shown on the Defendant's driving record within the 12 months preceding the date of the offense.

(municipal court seal)

Judge, Municipal Court

City of

County, Texas

Date

DRIVING SAFETY COURSE: NOTICE TO DEFENDANT TO SHOW CAUSE (Art. 45.0511, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	ş	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	ORDER TO SHOW CAU	USE
Name:	Offense:	
Address:		
, 20 Failure to appear on this d		Municipal Court at o'clockm., on the to comply with the Court's order in this case by being entered against you based on the

(municipal court seal)

Judge, Municipal Court

City of _____

_____County, Texas

Date: _____

DRIVING SAFETY COURSE: EXTENSION OF TIME TO PRESENT EVIDENCE OF COMPLETION (Art. 45.0511(k), C.C.P.)

CAUSE NUMBER:				
STATE OF TEXAS	§	IN THE MUNICIPAL COURT		
VS.	§	CITY OF		
	§	COUNTY, TEXAS		

ORDER GRANTING EXTENSION OF TIME

The Court finds that	_, Defendant,	was granted a deferral of imposition of
judgment under Article 45.0511, Code of Criminal Procedure, for the offense	of	, to
allow to Defendant to complete a driving safety course or motorcycle operator	training cours	e. The Defendant was ordered to complete
the course and present evidence of successful completion to this Court by the _	day of	, 20

On this, the ______ day of ______, 20____, the Defendant appeared before me, the undersigned judge, and showed good cause for (his)(her) failure to furnish this evidence to the Court. Pursuant to Section 45.0511(k), Code of Criminal Procedure, it is hereby **Ordered** that the Defendant be granted an extension of time during which the Defendant may present to this Court a (uniform certificate of course completion as evidence that the Defendant successfully completed the driving safety course) (verification of course completion as evidence that the Defendant successfully completed the motorcycle operator training course). Defendant must present this evidence by the ______ day of ______, 20____, at which time, if the Defendant has failed to present such evidence, conviction will be entered against the Defendant.

Judge, Municipal Court	Date
City of	
	County, Texas

(municipal court seal)

JUDGMENT: FINAL DISPOSITION OF DRIVING SAFETY COURSE (Art. 45.0511, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	ş	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	FINAL JUDGMENT	
On this the day of	, 20, on the above numbered and entitle	ed cause:
□ The judgment is Ordere	\mathbf{d} removed and the case dismissed on the grounds that	t the Defendant presented evidence of success

- □ The judgment is **Ordered** removed and the case dismissed on the grounds that the Defendant presented evidence of successful completion of a (driving safety course) (motorcycle operator training course) and a certified copy of the Defendant's driving record, if applicable, from the Texas Department of Public Safety, and the required affidavit under Article 45.0511(c)(3) or 45.0511(c)(4), Code of Criminal Procedure.
- □ The Defendant, having not complied with the Court's order set forth above, having been given notice of a show cause hearing, and having failed to show good cause why he/she failed to comply with the Court's order, is **Ordered** to pay the fine assessed in the amount of \$_____
 - \Box immediately.
 - \Box by _

at designated intervals (see attached Installment Agreement Order incorporated as part of this judgment).

Judge, Municipal Court

Date

(municipal court seal)

City of _____

County, Texas

TEEN COURT REQUEST/AGREEMENT (Art. 45.052, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS

I hereby acknowledge that in order to attend the Teen Court program in lieu of a conviction being entered on my criminal record or driving record, I must satisfy the following conditions:

- 1. I am under the age of 18 or enrolled full-time in an accredited secondary school in a program leading toward a high school diploma.
- 2. I have not successfully completed a Teen Court program in the year preceding the date that the alleged offense occurred.
- 3. I understand that I have _____ (a period not to exceed 180 days) calendar days from today's date to complete the program. No extensions can or will be granted.
- 4. I am responsible for returning to this Court a copy of the **certificate of completion** showing that I have completed the Teen Court program within 90 days from the date of my Teen Court hearing or prior to the end of the deferral period, whichever is earlier.
- 5. I understand that non-compliance with any portion of this request may result in the Court's issuing a warrant for my arrest and will result in the fine becoming due.
- 6. I understand that the Teen Court may charge non-refundable reimbursement fees, not to exceed \$20 (\$40 in cities in the Texas-Louisiana border region), for the course in addition to any other costs owed.

Name		Offense
Address		Date of Offense
Date of Birth	Age	School Attending
Home Telephone		Parent's or Legal Guardian's Work Telephone
Today's Date		Completion Date
Signed this the day of	, 20	
Defendant's Signature		Judge, Municipal Court
		City of
Parent's or Legal Guardian's Signature		County, Texas
(municipal court seal)		

You are responsible for ensuring that the Court receives your Teen Court certificate of completion. If you have any questions about these requirements, contact the Court at (____) _____. TEEN COURT ORDER (Art. 45.052, C.C.P.)

	CAUSE NUMBER: _		
STATE OF TEXAS			IN THE MUNICIPAL COURT
VS.	§		CITY OF
	§		COUNTY, TEXAS
	ORDER DEFERRING FURT	THER PROCEEDING	S
The Court finds that the Defendation	ant,	, has j	pled (guilty) (no contest) to the offense of
\$		and order	rs that punishment be set at a fine of
			rred for (insert a period not to exceed 180
	ogram within 90 days after the day of the deferral period), which		hearing to determine punishment or by
□ contact the Teen Court Coor			within days to make an
pay to the Court a non-refur exceed \$10; \$20 for cities in	the Texas-Louisiana border region	the Court at the amount 1) (Check here if this f	of \$ (this fee may not
	ge is a traffic offense, the Court sha t program for inclusion in the Defe	all report to the Departme	be part of the Defendant's criminal record ent of Public Safety the date the Defendant
		Judge, Munic	ipal Court
(municipal court seal)		City of	
I have read and understand the ter	ms of this order.		County, Texas
Defendant's Signature		Parent's or Legal C	Guardian's Signature
Address		Offense	Date of Offense
Birthdate:		School Attending:	
Today's Date:		Completion Date:	
	Defendant having presented sat		uccessful completion of the teen court
		Judge, Muni	cipal Court
		Date:	
TEEN COURT JURY INSTRUCTION	IS (Page 1 of 2)		

Offense Class(es):	Damag of Hourse
()	Range of Hours:
Fifth Amendment	Jury oath
Objection to the jury Admission of guilt	Acceptance of sentence Ability to fulfill conditions of sentence
Oath	
The above admonishments, oaths, and procedu	res were given to the above named Defendant.
Presiding Judge	Date
JURY INSTRUCTIONS	
Court regarding the offense(s). You are instructed each offense listed and whether the hours are to	he Jury Room and proceed in determining the recommendation that you will make to the cted that your recommendation in deciding the number of community service hours for be served consecutively or concurrently must be unanimous . Answer the questions on ation is given. Return this to the bailiff when a verdict has been reached and return quietly
Recommended hours: Defense	
	Prosecution
	Prosecution
JURY RECOMMENDATION	Prosecution
JURY RECOMMENDATION We, the Teen Jury, recommend that th	e Defendant receive the following constructive sentence:
JURY RECOMMENDATION We, the Teen Jury, recommend that th For multiple offenses list the hours for to end) or concurrently (worked off at	e Defendant receive the following constructive sentence:
JURY RECOMMENDATION We, the Teen Jury, recommend that th For multiple offenses list the hours for to end) or concurrently (worked off at	e Defendant receive the following constructive sentence:
JURY RECOMMENDATION We, the Teen Jury, recommend that the For multiple offenses list the hours for to end) or concurrently (worked off at This decision is unanimous; all question	e Defendant receive the following constructive sentence:
JURY RECOMMENDATION We, the Teen Jury, recommend that th For multiple offenses list the hours for to end) or concurrently (worked off at This decision is unanimous; all questic Required jury terms:	e Defendant receive the following constructive sentence:
JURY RECOMMENDATION We, the Teen Jury, recommend that th For multiple offenses list the hours for to end) or concurrently (worked off at This decision is unanimous; all questiv Required jury terms: (Other jurors sign on back of sheet) Editor's Note: This form is an example of T	e Defendant receive the following constructive sentence:

CAUSE NUMBER: _____

IN THE MUNICIPAL COURT

CITY OF _____

____COUNTY, TEXAS

§

§

§

STATE OF TEXAS

VS.

These questions are to appear on the back side of the previous page.

1. Age of Defendant: _____ years (on citation).

2. Is it likely that Defendant can get to jury duty and the community service agency independently or that he/she must depend on others for transportation?_____

3. Pertinent facts brought out in the hearing that were considered in reaching the verdict:

4.	Did the jury believe the witness' testimony? Y	ΈS	NO	
	If not, why not?			
5.	Does the "punishment" fit the violation committed	?	YES	NO

In the jurors' judgment, will the number of hours be adequate to make a lasting impression on the Defendant, but not be so many as to be overwhelming and cause him/her to drop out (especially if there are multiple offenses involved)? YES NO

Additional comments to the Judge (optional):

Jurors (signatures):

COMMUNITY SERVICE REFERRAL FORM

To:	Telephon	e:	
Name of Age			
This is to int community servic return this shee <i>address</i>)	roduce, 20, signed at the bottom, to	, with your agency. V him/her, so it may t	, who is to complete hours of When this teen has completed the required hours, please be returned to: (<i>Court or Teen Court Coordinator's</i>
In the event th at the above addre		eted by the date shown ab	pove, please mail this copy to the Teen Court Coordinator
The Emergen	cy Release Form should remain wi	th your agency while the	youth is performing his/her community service.
			s document to acknowledge permission for you to release
Thank you for	r your participation; if you have an	y questions or problems,	please contact:
Appropriate Cour	t Official	at Telephon	ne Number
	Date		Teen Court Coordinator/Judge
	Date		Youth
	Date		Parent/Guardian (only if youth is under 17 years)
То:	Municipal G	Court	
Name of Youth	has complet	red	_ hours of community service with this agency.
Agency Name		Signature of Supervisor	Date

CHEMICALLY DEPENDENT PERSON ORDER (Art. 45.053, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	ş	COUNTY, TEXAS
	ORDER DEFERRING FURTHER PROC	CEEDINGS
	e charge and requested a trial by jury. The jundant guilty, and the jury assessed a fine of a	ury having been impaneled and sworn, and having \$; or
□ The Defendant pled not guilty to the and assessed a fine of \$		ng the evidence, the Court found the Defendant guilty
□ The Defendant pled guilty/no contended fine of \$		he Court found the Defendant guilty and assessed a
	esulted from or was related to the chemical d dant is being made in accordance with Chapte	ependency of the Defendant, and that an application er 462 of the Texas Health and Safety Code.
It is Ordered that further dispositio Order, subject to the following terms, an		n of guilt, for a period of 90 days from the date of this
and appear in this Court on Defendant has been committed for	, 20, at o'c and completed the treatment in accordance v	Health and Safety Code, at the cost of the Defendant; lockm. to present satisfactory evidence that the with Chapter 462, Health and Safety Code, at which mply, will impose the fine assessed and enter a final
Signed on	, 20	
(municipal court seal)	Judge, N City of	Iunicipal Court County, Texas
/	· _	County, Texas

RECEIPT OF ORDER BY DEFENDANT

I, the Defendant, acknowledge receipt of this Order and understand my obligations. I hereby agree to appear as required by this Order. I further understand that if I fail to appear and attend or complete the treatment as agreed, a warrant ordering my arrest may be issued by the Court.

Defendant's Signature	Date	Employment	
Address and Telephone		Work Address and Telephone	
In case of emergency, notify:			
Name:		Telephone:	
Address:			

It is hereby ORDERED that, the Defendant having presented satisfactory evidence that the Defendant was committed for and completed the court-ordered treatment in accordance with Chapter 462, Health and Safety Code, this cause be DISMISSED and there shall be no final conviction.

Judge, Municipal Court

Date: