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CAUSE NO. 380-80047-00

EXHIBITS INDEX - RECORD ONLY EXHIBITS - VOLUME 53 OF 53

THE STATE OF TEXAS \* IN THE 380TH DISTRICT COURT  
\*  
V. \*  
\*  
IVAN ABNER CANTU \* OF COLLIN COUNTY, TEXAS

I, LISA M. RENFRO, Official Court Reporter in and for the 380th District Court of Collin County, Texas, do hereby certify that the following exhibits, Pretrial Exhibits 1-2; Court's Exhibit 1; State's Exhibits 1-179 (excluding 25, 26, 84, 85, 172, 175b, 176, and 177), and Defendant's Exhibits 1-42 (excluding 3, 4 and 6) constitute a true and complete duplicate of the original exhibits admitted into evidence during the hearing in the above-entitled and -numbered cause as set out herein before the Honorable Charles F. Sandoval, Judge of the 380th District Court of Collin County, Texas, on the 13th day of July, 2001; the 15th thru 17th days of August, 2001; and the 21st thru the 26th day of October, 2001.

COPY

WITNESS MY OFFICIAL HAND on this the 14th day of January, 2003.

*Lisa M. Renfro*

-----  
Lisa M. Renfro, Official Court Reporter  
Texas CSR #4534  
380th District Court  
Collin County Courthouse  
210 S. McDonald St.  
McKinney, Texas 75069  
(972) 548-4661

DISTRICT CLERK'S COPY

Taxable Cost: \$ 27,307.31  
Paid by Collin County.

FILED

JAN 15 2003

*[Signature]*

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CHRONOLOGICAL EXHIBITS INDEX

STATE'S PRETRIAL

<u>EXHIBITS</u>	<u>Description</u>	<u>Offered/Admitted</u>	<u>V.</u>
SX-1	Affidavit for Search Warrant	29/30	53
SX-2	" "	29/30	53
SX-3	Photograph	93/93	49
SX-4	" "	93/93	49
SX-5	Appointment of Office	13/15	49
SX-6	Acceptance of appointment	13/15	49

VOIR DIRE - COURT ONLY

<u>EXHIBITS</u>	<u>Description</u>	<u>Offered/Admitted</u>	<u>V.</u>
Court-1	Handwritten notes		53

TRIAL CHRONOLOGICAL EXHIBITS INDEX

STATE'S

<u>EXHIBITS</u>	<u>Description</u>	<u>Offered/Admitted</u>	<u>V.</u>
SX-1	Photograph	29/32	49
SX-2	Photograph	29/32	49
SX-3	Photograph	29/32	49
SX-4	Photograph	29/32	49
SX-5	Photograph	29/32	49
SX-7	Drawing of layout of home	86/86	49
SX-6	Telephone	22/22	49
SX-8-A	Set of Keys	30/30	49
SX8-11	Photographs	112/112	49
SX12-13	Photographs	117/117	49
SX-14	Photograph	133/133	49
SX-15	Photograph	160/160	49
SX16-18	Photographs	176/176	49
SX19-24	Photographs	177/196	49
SX25-26	Photographs	177/NA	53
SX27-56	Photographs	177/196	49
SX-58	Box of evidence	18/18	49
SX-58-A	Pillow with "love"	18/18	49
SX-58-B	Black hand towel	18/18	49
SX-58-C	Paisley round pillow	18/18	49
SX-58-D	Green-striped pillow	18/18	49
SX-59	Box of evidence	18/18	49
SX-59-A	One sheet/mattress cover	18/18	49
SX-60	Photo	22/23	49
SX-61	Photo	26/27	49
SX-62	Photo	26/27	49
SX-63	Photo of sock	26/27	49
SX-64	Photo	26/27	49



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TRIAL CHRONOLOGICAL EXHIBITS INDEX

<u>STATE'S EXHIBITS</u>	<u>Description</u>	<u>Offered/Admitted</u>	<u>V.</u>
SX-96	Photo	91/92	49
SX-97	Photo	91/92	49
SX-98	Photo	91/92	49
SX-99	Photo	91/92	49
SX-100	Photo	91/92	49
SX-101	Photo	91/92	49
SX-102	Rent Receipt	28/28	49
SX-103	Lease agreement	30/32	49
SX-104	Mapsco excerpt - blowup	51/51	49
SX-105	Search warrant	84/87	49
SX-106	Stmt. of Appointed officer	86/87	49
SX-107	Appointment of office	86/87	49
SX-108	Aerial photo	111/111	49
SX-109	Second search warrant	117/126	49
SX-110	Man's gold bracelet	150/150, V. 36	49
SX-111	Brown manila envelope	164/165	49
SX-111A	Spent projectile	164/165	49
SX-112	AIM mortgage business card	186/186	49
SX-113	Letter	208/209	49
SX-114	Photo	200/201	49
SX-115	Photo	200/201	49
SX-116	Photo	200/201	49
SX-117	Toll Tag Records	41/42	49
SX-118	Map of toll facilities	53/53	50
SX-119	Defendant's phone bill	57/57	50
SX-120 thru	James Mosqueda's	97/110	50
SX-131	autopsy photos		
SX-132	NONE		
SX-133 thru	Amy Kitchen's	111/111	50
SX-147	autopsy photos		
SX-148	Bullet from Wound No. 2	127/127	50
SX-149	Gunpowder fragments	127/127	50
SX-150	Bullet fragments	127/127	50
	from Wound No. 1		
SX-151	Env. of gunpowder fragments	127/127	50
SX-152	Casing	129/129	50
SX-153	Bullet	129/129	50
SX-154	Bullet	129/129	50
SX-155	Bullet	129/129	50
SX-156	Bullet	129/129	50
SX-157	Dr. Rohr's affidavit w/ A. Kitchen's autopsy report	73/74	50

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TRIAL CHRONOLOGICAL EXHIBITS INDEX

STATE'S  
EXHIBITS

	<u>Description</u>	<u>Offered/Admitted</u>	<u>V.</u>
SX-158	Dr. Rohr's affidavit w/ J. Mosqueda's autopsy report	73/74	50
SX-159	Diagram of James Mosqueda	96/96	50
SX-160	Diagram of Amy Kitchen	96/96	50
SX-161	Report from Mr. Emanuel	161/162	50
SX-162	Report from Mr. Emanuel	161/162	50
SX-163	Report from Mr. Emanuel	161/162	50
SX-164	Copy of Mr. Hall's Report	167/168	50
SX-165	Report - blood samples	192/192	50
SX-166	Report - blood samples	192/192	50
SX-167	Dr. Sliter's Report	191/191	50
SX-168	Four photos pasted together of crime scene by Sutton	205/205	50
SX-169	Photos of crime scene	215/216	50
SX-170	Photos of crime scene	210/210	50
SX-171	Three photos on board	223/223	50
SX-172	Statement of Defendant on PSI	NA	
SX-173	Print card of Defendant	204/205	50
SX-174	J&S - Collin County	207/207	50
SX-174B	Fingerprints - CCSO	210/201	50
SX-175	J&S - Certified packet	212/213	50
SX-175B	Excerpt from 175	212/NA	53
SX-176	J&S - DWI Offense	215/NA	53
SX-176B	Packet out of 176	218/220	50
SX-177	J&S - Deferred Adj.	218/NA	53
SX-177B	Packet out of 177	218/220	50
SX-178	Documents from the Navy	95/95, V. 43	50
SX-179	Inmate request form	165/NA	

TRIAL CHRONOLOGICAL EXHIBITS INDEXDEFENDANT'SEXHIBITSDescriptionOffered/AdmittedV.

4	DX-1	Green envelope	198/199	51
	DX-1-A	Fingerprint card	198/199	51
5	DX-1-B	Fingerprint card	198/199	51
	DX-2	Receipt book	34/35	51
6	DX-3	Case binder	173/Record	53
	DX-4	Case binder	173/Record	53
7	DX-7	Copy of words left on vehicles at funeral	140/142	51
8	DX-8	Serology testing report	194/194	51
	DX-9	Defendant's 1st grade report card	26/26	51
9	DX-10	Defendant's 2nd grade report card	26/26	51
10	DX-11	Elementary school award	26/26	51
11	DX-12	Defendant's 4th grade report card	26/26	51
12	DX-13	Outstanding Achievement	26/26	51
	DX-14	Elem. graduation diploma	26/26	51
13	DX-15	Perfect attendance award	26/26	51
	DX-16	1983 physical fitness award	26/26	51
14	DX-17	1984 physical fitness award	26/26	51
	DX-18	Report cards	26/26	51
15	DX-19	Report cards	26/26	51
	DX-20	Employee of the month award	37/37	51
16	DX-21	1998 tax return	42/43	51
	DX-22	1999 tax return	44/44	51
17	DX-23	2000 tax return	44/44	51
	DX-24	Disciplinary file	61/61	51
18	DX-25	Medical records	80/80	51
	DX-26	Plano ISD school records	81/81	51
19	DX-27	Dallas IDS school records	81/81	51
	DX-28 thru	Crossroads correspondence	107/107	51
20	DX-32			
	DX-33	Curriculum Vitae	67/68	51
21	DX-34	Studies on Parole Outcomes	209/210	52
	DX-35	Publications from witness	210/21	52
22	DX-36	Publications from witness	210/21	52
	DX-37	Publications from witness	210/21	52
23	DX-38	Publications from witness	210/21	52
	DX-39	Publications from witness	210/21	52
24	DX-40	Brochure	93/93	52
	DX-41	Brochure	93/93	52
25	DX-42	Videotape	184/184	52

# AFFIDAVIT IN ANY FACT

THE STATE OF TEXAS       §  
COUNTY OF DALLAS       §

BEFORE ME, Phil Harding, a Notary Public in and for said County, State of Texas, on this day personally appeared, John Palmer, who, after being by me duly sworn, on oath deposes and says:

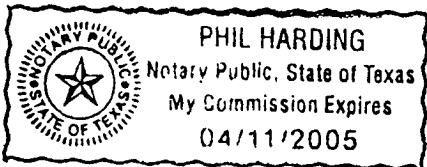
This is a true and correct copy of the original document contained in the file.

**ADMITTED**

John Palmer #5558  
Printed Name of Affiant  
John Palmer  
Signature of Affiant

SUBSCRIBED AND SWORN TO BEFORE ME THIS 24 DAY OF July A.D. 2001

Phil Harding  
Notary Public, Dallas County, Texas



# AFFIDAVIT IN ANY FACT

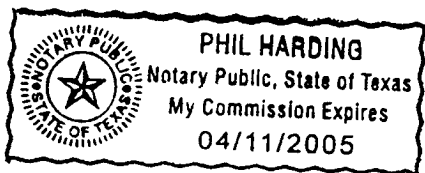
THE STATE OF TEXAS       §  
COUNTY OF DALLAS       §

BEFORE ME, Phil Harding, a Notary Public in and for said County, State of Texas, on this day personally appeared, John Palmer, who, after being by me duly sworn, on oath deposes and says:

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John Palmer #5558  
Printed Name of Affiant  
John Palmer  
Signature of Affiant

SUBSCRIBED AND SWORN TO BEFORE ME THIS 24 DAY OF July A.D. 2001



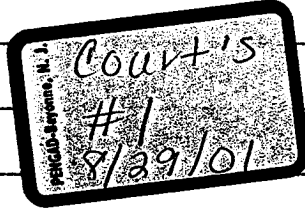
Phil Harding  
Notary Public, Dallas County, Texas







# Juror Comments



~~scribbles~~

~~scribbles~~

~~scribbles~~

Child having surgery on day  
he is scheduled

#11 John McClure  
- will end up in bankruptcy if  
if can't work -  
- not being able to feed my  
children, etc. irrelevant?

#16 Hilda Lauriello  
RAPE + theft - jury  
able to reach unanimous verdict  
- thinks if ever charged w/ sth  
want jury  
- thinks jurors are more fair  
- served on engaging jury

#53  
# Vickie Wintrich  
felony DWI jury / Sherman 1 1/2 yrs ago

#62 Maurice Jacob  
DWI - jury reached unan verd.

my french blue  
shirt is a  
little darker  
than that  
pamphlet

my suit is  
lighter than  
the court  
reporter's  
shirt

Jerry

That sounds like it  
would work I love  
blue-n-yellow  
together.

I want a subway  
~~entrance~~  
1/5 min  
not every time

b/c I have  
a pale blue  
button down,  
but I didn't  
think it  
looked as  
good

ah, oh

↓  
Marty in trial  
w/ kids

she doesn't like him?  
damn, damn, damn

Opposed to death

Aston, Dale

#1 Clarence Harrison -  
would you consider probation  
if found guilty of murder?

- Not really

Aston - could consider probation  
for murder

#51 Sandra Strain  
thinks drug dealer deserves  
it if murdered

- ~~thinks would be lesser offense~~

thinks would be lesser offense

#50 Rose <sup>Preizer</sup> - agrees

#32 Jeffrey Van  
Zee L. Hurdant

Nancy Ballard  
#13 would feel more hostile toward  
person who killed them

#3,4 feels not imp't how A got  
they way to decide punishment

#5,7 imp't in deciding punishment  
to know how person  
got that way

#9 - doesn't excuse it if no one  
around to teach that stealing,  
doing drugs, etc. is bad.

#12 - Jan Deute -

maybe if some older or younger  
them haven't had chance  
to grow up.

#20 P. Barr - murder during burg.  
not worthy of death

#16 struggle w/ death in gen.

# Victim of Serious Crime

#3

Burglarized during college

5# A. Aston

burg of home

#7 Flaherty

robbed at knife

burg

#8

BMV

Johnson

Rob gun at playing ball

Kerr

burg

Lauriello

burg

Allen - BMV

Gentle - burg

McKinney burg  
Agg Assault

Jeff A  
Bmv

Duncan Bmv

Kolchta  
burg

Price - CC Fraud

39 Tisdale Bmv 3mo ago

Cummings Auto theft

#44 Gab David - burg  
CC Fraud

M. Foster burg.

P. Cooper Bmv  
daughter robbed at gun pt

A. Franco burg



#53 Weintrich stone sold drugs to daughter  
- went to rehab

kid  
sway.

# Johnwell - CI Fraud  
burg

K. Stone - att burg

Spence - burg

Noddin - BMW

Jacob - burg.

63 Cole - burg  
BMW

#64 Cathy True - Theft of purse in public  
burg

#4 D Armstrong - Cause  
- not fair to A

- would automatically return the  
death penalty

Clarence Harrison

worried that the stress of this trial could cause him health problems

technician w/ Paytheon  
- stressful to an extent but not that bad

"A life is a life."

How much evi is enough to send ques to jury?

~~not~~

only good.

It's always good when upon reflection they feel stronger about conviction death penalty

Do we like this guy? Yes

that sounded good

Will notice Schultz likes to get his lips into A.

Schultz is trying to catch him make to know

Clarence Harrison  
from Dallas

not involved w/ anyone using  
drugs

drinks occasionally

Church - looking for a church  
procrastinate

Christian

would raise probability of  
mitigation to 50%, more  
probable than not.

Challenged for Cause  
under Morgan v. State

could go both ways  
on evidence

At least the  
 $\Delta$  has not stood  
up and given  
a big "AMEN"  
yet.

- would raise follow  
court's instructions

Did he  
say

Did he go  
home + practice  
my married names?

Shout full?

~~See Court~~  
~~15~~  
~~15~~

# Peter Rail

- no prior jury etc
- always favored the death penalty
- would expect that a charge like this isn't given lightly
- thinks violence means against a person

drug dealing - wouldn't consider violence perse, but can see how could lead to violence

deciding dangerousness -

anything about you

But not as clever as him!

engineer to the core

If you are so smart asshole why don't you know that life doesn't mean life

child of the 60's  
we can't outsmart an engineer  
~~asshole~~  
~~asshole~~

He needs a haircut

Lowry  
Lowry Lowry  
Lowry Lowry  
Lowry

Ami Lowry

~~Ami Lowry~~  
~~Ami Lowry~~  
~~Ami Lowry~~

Ami Lowry  
Ami Lowry  
Ami Lowry

~~Ami Lowry~~

has he said anything interesting?



Wagon

Im

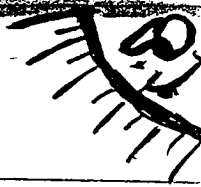
guessing  
~~that~~

Did matt  
break out  
the new brief-  
case for this  
trial?

Don't know?



~~scribbled out text~~



~~scribbled out text~~

P

Thomas Jeffery Calhoun

NO PUN  
intended

prior civil jury ...

Society

that environment in which we live

ultimately question is.  
will he kill again  
if he has ~~the~~  
killed before

~~scribbled out text~~

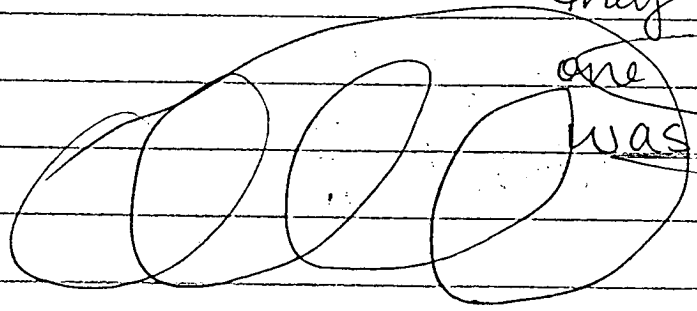
no one is exempt from  
the law.

Δ/ε

10/2/01

couldn't consider  
conversion as  
mitigation

I'm going to  
laugh if  
stone comes  
in & says  
they thought  
one of us  
was the A.



Do you think  
he has Don  
Matt snowed  
like everyone  
says he can do.

They've  
spent  
404b  
m's

interpretation:  
I will kill  
your guy!

They can't possibly  
delude themselves into  
thinking  $\Delta$  lived exemplary  
life!

so are they  
going to say  
he is paranoid  
schizophrenic  
& now back  
under control

404b  
effort = jail  
no supply

Is there  
any delay  
to

Dale Aston

St. Andrews

"state sanctioned murder"



just like war

"US sanctioned murder"

how does he  
rationalize

believes there is a time to kill

→ in war

not opposed to strict or strong  
punishment

how do you  
reconcile  
this w/  
religious  
beliefs  
& not  
death penalty

you kill people  
in war b/c  
they are a  
threat to our  
society as  
we know it



just like this  
△

↳ you don't ever know anything  
about soldier you kill  
they are even  
more innocent than  
our △

if someone forced w/  
death might be  
more likely to get right  
w/ God

how can he say that  
there is no chance  
at redemption. —

Isn't redemption b/w  
the person & God?  
not necessarily  
based on living longer  
based on ~~your~~  
your relationship  
w/ God?

just like that  
rifle you carry,  
aim + fire might  
put stone to

he just wants off <sup>death</sup>?

~~is he making a  
note~~

is he making  
a note

If a person  
is excused  
for cause on  
motion of  
State

What is  
that notebook  
Matt has?

Colonel Collins Quigley → sounds like a  
page in the

Charles Briggs

think it would be really cut square of  
with religious beliefs  
even though most  
of us have  
it to fade

even the 3 choices  
would be better, at least  
then jurors would infer that life is diff  
'Why does it fail?'  
asked on whether to have  
choices or life w/o parole or  
death only - main reason.

Why can't  
it work?

if he gets a sense  
of someone is stubborn  
then he'll  
challenge the  
juror

Why don't we have  
life w/out parole  
we tried to pass it this summer  
& it failed by a few  
votes - I think we'll  
try it again next session.

more  
votes  
both

they hurt  
my feet!

I think  
Judge Sandoval  
is so dead set  
on the cause  
here that it

won't matter what  
we say

This guy is one  
who would vote  
life on the dad who kills  
mother

even though most people think  
that life now means forever

It would make a difference to some. ~ ~~easy~~ to  
make it that much harder to get a "jury."

↓

that makes sense -

so do we not want life w/out parole  
It has good & bad → life w/o parole - if they  
got life - would never get out → but some people  
need d.p.

At advanced, I got the impression it was  
more defense attys pushing life w/o parole  
than prosecutors.

My view is anyone I would  
find guilty of CAP MUR  
needs Death Penalty

I don't know that I could  
find dad who kills motorist  
guilty.

Whom I know ~~that~~ it might  
get indicted (R. Palmer) ~~about~~

Just Ask  
it!

~~the answer~~

~~to the investigation~~  
~~and you know~~  
if you answer NO -  
then

~~the answer~~

Waddell's  
and my!



McKinney Montessori  
- Kindergarten

from Iran  
been here 13 yrs.  
read English  
write a little

Can't be fair to State or Defense

#4 - D. Armstrong

5 - D. Aston

11 - J. McClure

---

#50 - A. Franco

#51 - S. Strain - certain circumstances  
would make

#47 P. Cooper

#20 P. Barr

#20 P. Barr - against death penalty  
SB v Cassingham -

#47 P. Cooper.

- son conv. of Arz Robbery <sup>jury</sup> trial
- didn't like process of police agency
- Harris County
-

David Hand

Yea! on Society

my nose was about to run away!

Maximum Tolle Hand

gum!

1st weekend Nov is opening weekend

can he button that top button please

Why does he not like him? probably attitude

Did he say he?

Do we like him?

OK!



I think if there were  
to be a mistake -  
I would rather it  
be on a death  
sentence than on  
50 years worth  
of being beaten  
Stone's girlfriend  
in prison

Δ -

~~you're gonna have  
a boyfriend - - -~~

~~he's the best, he's the best~~

on death row -  
you're in solitary  
room - so no  
nominations to pick

if once dead -  
you're with God +  
not be raped

cause his ~~name~~

he would really  
get it . . .

young, small, w/ attitude  
definitely prime for picking.

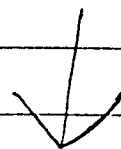
fat punk

he just want  
to

~~to~~  
~~wake~~

~~to~~  
~~and sleep~~

I helped my  
mom clear up  
her land where  
she is going to  
build her new  
house & I am  
extremely sore &  
tired



and I have a  
blister

I told her my name  
was Jami not Jaime  
- but she didn't care

What?

this guy is lost -  
how long is he going  
to try - or is  
this all for record

Today is a

turkey-chili

day

Thank Schmidt  
may now try to  
get her for cause  
if he can.

what all does he  
have to get on record

just enough to show he tried  
to rehab. him

Drug store

So not ineffective?

we don't like her.

↓  
going to have to be  
a peremptory

she's not really  
sounding like  
her questioner

I've been fantasizing  
about turtle neck salad  
mornings

Oh Gosh

that damn

Phrase again

is precisely  
it is

Canary

what happened  
to our mid  
mornings  
break?

I thought we  
couldn't talk  
about this

it seems  
we had  
no  
negotiation

I may have to  
go get a  
metabolife  
from Laura  
to stay awake +  
warm up



very non-committal  
Δ Peremp 2

They are  
fancy new  
shoes

you have any  
crumbs in  
that wrapper

He likes new shoes

Turkey chili

and

she seems smart enough  
to learn + survive  
that.

Care about sweet  
little husband

just as good as  
social plans of the single  
parent killing murderer

Maybe Zebra lady  
wants to go away  
for the weekend  
then get Friday off?

parent

killing murderer

seems to be a better  
reason  
any other

I'm just going to  
tell Judge Sandora about  
my new shoes + that I  
need Fri off so I can wear  
them

No visa

we'll never get  
off if Lisa doesn't  
keep her butt in here

Jami  
+  
Bret  
=  
Love  
Forever

he  
complexes  
you w/  
his "e"

Could you get  
~~this~~ ~~ice~~ ~~off~~

could you get  
this icicle  
off my nose

I may just have  
to bring them  
snow you -

I might just push the D over  
the edge w/ my hair clip  
leopard shoes

start out w/ them  
worse i shoes  
but have  
if you feel  
uncomfortable  
I would  
I could  
form a  
brist or hold  
ice  
and to  
hand

she seems very  
family oriented -

lets see  
his reaction

fact that V is relative  
will not sit very  
good w/ her

I don't think  
I can bring  
myself to it

You could  
keep calling  
me Jami very respectful  
without saying  
the "J"

but  
I wish  
I could  
I really want  
to wear my  
new shoes

would there ever be a time during  
trial that you wouldn't wear  
pantyhose? funny -> no  
maybe during this kind of v.o. where we

bleach my hair, too <sup>nursi</sup>

talk about going to nursing school

I don't think the dually  
will pass as a mercedes  
Maybe that's what she had b/c

Somehow I doubt it  
Call me crazy, but

Did you get any more details  
on the Lisa / Steve Mieres?  
story?

They were doing pretrial - I don't know  
what specifically they were arguing about,  
but Steve got putting his fingers in Lisa's  
face. She warned him on several occasions  
to remove his fingers, to which he did not  
comply. So she bent it backwards. He said  
that was assault - But he later came back  
& apologized. That's fun

I have another jacket in  
my office if you need it  
after lunch!

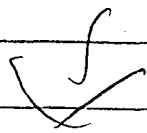
Montoya violator

Pirillo

you weren't supposed to pass that yet

He'll think it's from me

Red Face



Embarrassed

he's gonna call you a Pirillo  
vasculating ~~the~~ Montoya violator

that's like my hunger

so powerful + so great!

he's going to kick me out

my dad died when I was 14 - + look at me!

Turkey

mine is my jacket on the back

~~I~~am gonna go later after work so I'll be sunburned tomorrow & warm

in consistent

it's so nice to see stone w/out "the chip" on their shoulder

~~Ah~~  
Turkey Chili

Kill,  
saw it  
Kill

my chair is extremely squeaky today

every time I move it rumbles

~~mine~~

is Bill going to  
stick to 25 min  
or dare  
Sandoval to  
shut him down  
if he thinks  
he can give  
something  
by continuing  
to question

this woman  
is weird

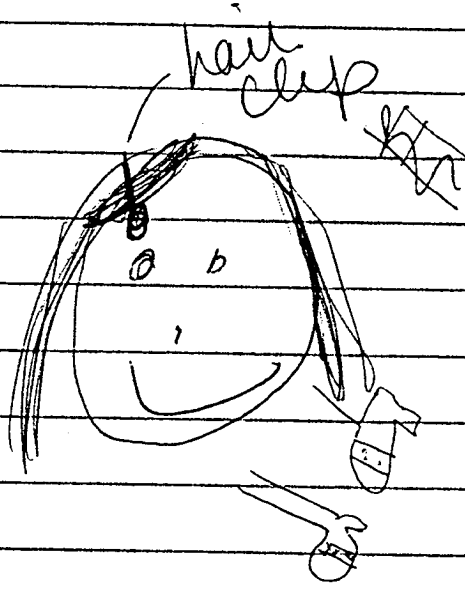
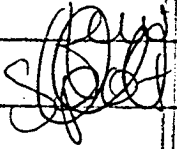
there is  
hope for  
all

she's found 3 husbands  
& kids

poor  
pretzel  
Did he say  
possibly only  
one?

I'm a good  
mom -  
I don't let  
her  
to her aunt's  
house.

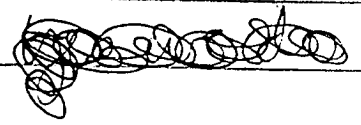
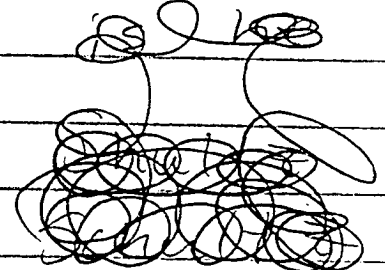
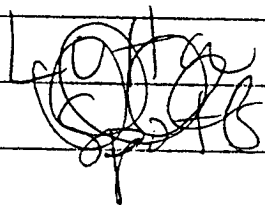
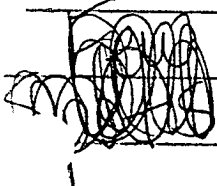
pretzel  
~~pretzel~~ his little  
time line is  
going to piss  
me off



It could be -  
so powerful +  
so great

kinda like  
the

Turkey Unit,  
w/ govt. interest

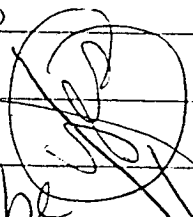


would that be  
a Montoya  
or Pirillo

is she a  
conceder?  
not

a  
vascillator?  
what about a  
violator?

it's gonna be  
a long voir dire



Yeah  
we have  
a second  
judge

P 2

Why was he in  
in such a prime  
hidden area?

Don't know  
on us now

i.e.  
fled to a street +  
stabbed to death

All the old  
criminals were  
finally put in  
prison to stay  
or killed

like the  
dog that  
he is

My dog deserves better  
treatment than D.

Yeah

at 70 y.o.  
what have  
to lose?

How do they  
think that  
help D?

long time to

hold a grudge

you did  
a good  
job

through

im. w/ many  
now where they



yeah

What I see as conflict for me  
translation

Can  
I answer  
next

You're gonna kill my "kid"

Stop that damn  
nodding

That's why V  
told Anthony to  
stop seeing  
to A

Δ = NOT  
remorseful

he just thinks  
he was abused  
as a child

My thought was:  
Do they think  
they are going  
to show moral  
remorse? from Sylvia

How can he say about father  
when there was Anthony  
Bambino

NO

SECRET

only for brief time  
can you see her in her

she could have found  $\Delta$  if she blinked, she missed

Navy uniform

I'm not liking the turkey chili right now

Which surprised anyone with the to kill for country

breakdown, too

I think it was the chert ← Acid Reflux

~~she said~~ what

If you don't mind me asking: how would you answer?

I saw that

He was complimenting himself

While studying for the law, my roommate told me about a story of her ex whose dog was named Prebel - it was while we were in law school & laughed at the name that hit me.

do people like her ever vote for death?

she seems pretty squeamish

Schultz claims that's how he would answer - & he would vote for DP in right situation

did we get in trouble?

where did you get name necessarily in

Δ didn't have lack of nurtured childhood  
in fact mommy tries so  
hard to nurture that she  
would lie for him.

he's trying to  
help her get off?

Should I have Billy check  
the floor under her chair  
when she's done?

she just won't  
take it.  
*she says  
she's  
her  
place  
offer*

How wonderful must  
her life be → stay home, sleep in,  
play w/ dogs all day.  
✓ Can afford Aruba!

conflicted by duty

Zantac, Zantac  
Zantac where  
are you?

she's got plenty of  
time to get  
make-over + new  
hair-do

maybe Judge  
will excuse  
her on his  
on motion

sons no kids:  
she can barely  
keep up w/ her  
satching clouds  
go by

I'm gonna have vacation to  
to start drinking Aruba  
coffee

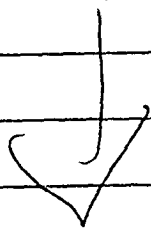
metabolite  
also + keep  
immature?

I'm cold

Possibility that she  
is addicted to sitting

Did you ~~have any~~ leave  
b/c mob took them out?

just disappear

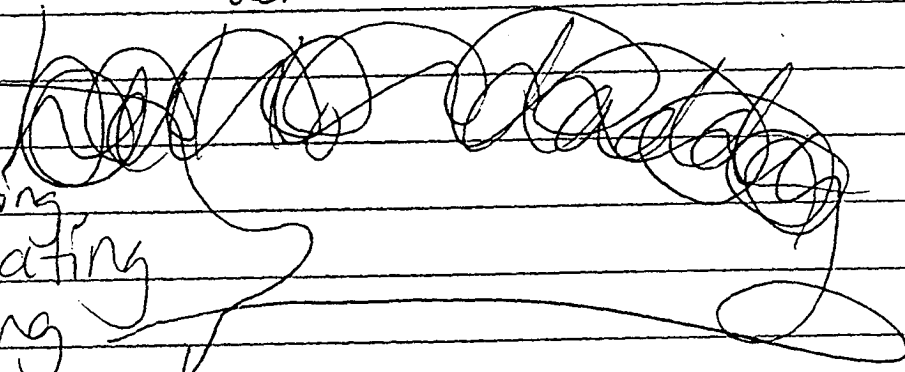


Are they going to agree

or b/c they're just a chicken-shit little bastard

JL  
BL

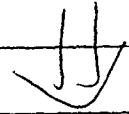
She doesn't know what



like she said, she lives a life, she doesn't dream about

murder-shifting  
Montoya violating  
vasculating  
vibrating  
classic Pinillo the  
jury

the death chamber



anything similar

The death star

Did she say she brought  
~~me~~

b/s; M V; V<sub>s</sub>; V<sub>b</sub>;  
HN; CPJ

~~burden~~ ~~stick~~

This 2nd  
makes 2nd  
woman  
like struck

why did Matt  
want Bill  
outside?

Probably  
to play

write notes to you  
IN

Case  
family D.P.  
wants  
GON  
I am  
powerful

getting through  
I think this  
morning is  
not good!  
Judge may get  
too optimistic

being a rifleman  
in the infantry,  
basically he would go  
to war & kill our  
enemies himself, but can't  
vote for someone else  
to do it?

Boret's brother  
that I don't  
like is  
named  
Dale

If a father kills the person  
who murders & protects his  
child ↓

by breaking in to murderer's  
house & killing him,

↓

Capital

We used that hypo alot last time

Has he said  
anything

Do you feel ok  
today? You don't  
seem very chipper

I tried to eat breakfast stomach hurt

just don't acknowledge  
that "yes" that is case.

what would happen if you  
had a prospective juror who  
knew life doesn't mean life &  
they said that during general  
voir dire in front of whole panel







Can you get parole on a  
life sentence? Yes, but you can't tell jury  
unless A requests in writing. then they know life = 40  
What, if anything, can you  
tell jury about that?

How can he represent to the  
jury that if A gets life,  
society for him is only pen

"Society" is not defined - subject to  
interpretation. Jury ultimately decides  
what society is.

Isn't it a misrepresentation that  
only society that A will ever  
be in, if convicted of Cap Mur,  
and no death, is pen ...  
since in reality he could  
get out. Yes, but you can't tell jury  
in reality he could get out → Catch 22

Is there any logical ~~reason~~  
reasoning behind not telling  
jury that ~~4th~~ life sentence  
can still get parole

Legislature says no - not logical

Aggravated

If a man  
breaks

~~David~~  
He would kill  
this ~~guy~~ guy in  
a heartbeat













OFFERED, NOT ADMITTED

061133 PD <ND19 0518  
066 01\*# N H N N 1 2 0240

STATE'S  
EXHIBIT  
25





Del 11e FD (No. 28) 3114  
956 B14 \* N44 N-3 (2) 2240

**OFFERED, NOT ADMITTED**

STATE'S  
EXHIBIT  
26





VS.

Edwin Carden

§  
§  
§  
§  
§

No. 9 OF  
DALLAS COUNTY, TEXAS

**COURT'S ADMONITION OF STATUTORY AND CONSTITUTIONAL RIGHTS AND DEFENDANT'S ACKNOWLEDGMENT**

The Judge hereby admonishes you of the following Statutory and Constitutional Rights prior to your entry of a plea of guilty/nolo contendere in this case pursuant to the Texas Code of Criminal Procedure and the Constitutions of the State of Texas and the United States of America:

1) You are charged with the offense of DWI

and the maximum range of punishment is: a fine not to exceed \$500 / \$1500 / \$2000 / \$3000 / \$4000; confinement in jail for a term not to exceed 180 days / one year / two years /; or both such fine and imprisonment.

2) Any recommendation as to what your punishment should be by the prosecuting attorney is not binding on the Court.

3) If you are not a citizen of the United States of America, a plea of guilty or nolo contendere before me for the offense charged may result in your deportation, the exclusion from admission to this country, or a denial of naturalization under Federal law.

4) If you have a Court appointed attorney, you have a right to have ten days from the date your attorney was appointed to prepare for trial.

5) If you receive deferred adjudication and later it is found that you have violated your probation, you may then be found guilty and the Judge can then set your punishment anywhere within the range provided by law.

**PLEA RECOMMENDATION**

50 days in jail  Family Violence Counseling  
 Restitution in the amount of

\$ 250 fine plus costs of court

Jail term probated for \_\_\_\_\_ months \$ \_\_\_\_\_ to:

Deferred adjudication for \_\_\_\_\_ months  Other:

**PLEA OF GUILTY / NOLO CONTENDERE**

Comes now the Defendant herein, in person and by and through Defendant's attorney, if any, having waived the right to jury trial with the approval of the State and Judge, and states that Defendant understands the charge, the penalty range for the offense charged and waives arraignment and reading of the information/indictment and represents to the Judge that the Defendant desires to make immediate disposition of this case by here and now entering a plea of guilty/nolo contendere. The Defendant waives the right to the confrontation of witnesses, the right to present witnesses in defendant's behalf and submits this case to the Judge on all issues of law and fact.

I understand that under Federal law if I am not a citizen of the United States of America, a plea of guilty/nolo contendere for the offense charged may result in my deportation, exclusion of my admission to this country, or the denial of naturalization.

Wherefore, the Defendant asks the Judge to proceed immediately on the filing hereof, to accept this plea and waivers, and to enter judgment and sentence herein in the manner provided by law. Defendant requests that a presentence report (not) be made. If a presentence report is made, the Defendant hereby authorizes the Judge to inspect the report.

I have read the above and foregoing admonitions by the Judge regarding my rights. I understand the admonitions, and I understand and am aware of the consequences of my plea. Furthermore, my lawyer, if any, has explained to me all the admonitions given by the Judge in this document.

The State hereby consents to and approves the Defendant's waiver of jury and agrees to the above plea recommendation.

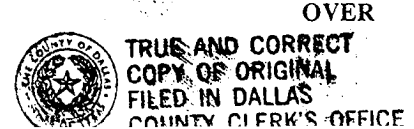
Edwin Carden  
Defendant

Ronald D. Lopez  
Attorney for Defendant & Bar Card Number

[Signature]  
Assistant District Attorney & Bar Card No.

Filed: The admonitions and waivers, filed with the clerk and presented to the Judge are considered, approved and granted this 15th day of August, 1997. The Judge agrees that a presentence report pursuant to the Texas Code of Criminal Procedure not be made.

[Signature]  
Judge





NO. W397 716741

THE STATE OF TEXAS

IN THE Co. Court No 9

vs. Erin Carter

DALLAS COUNTY, TEXAS

APPLICATION TO THE COURT- The defendant requests of the Court (upon being found guilty) that he/she be allowed to serve his/her sentence on one of the following programs:

Work Release  Weekender  Community Service

I, the defendant, understand the terms and conditions applicable to the Work Release Program.

Erin Carter  
DEFENDANT'S SIGNATURE

8-15-97  
DATE

\*\*\*\*\*  
WORK RELEASE/WEEKENDER/COMMUNITY SERVICE COURT ORDERS - The Court orders that the defendant serve his/her present sentence in an alternative program to incarceration in compliance with article 42.03 of the Code of Criminal Procedure. Amendments in the hours and days of release may be made at anytime by the Residential Services Director upon notice to the Sheriff. Participants in these programs shall be required to pay a \$50.00 administrative fee to the Dallas County General Fund (in addition to the fees stipulated below).

1. WORK RELEASE ORDER - The defendant would serve his/her present incarceration in the Dallas County Jail during non-working hours. The defendant is to be released from jail at \_\_\_\_\_ and return to the jail no later than \_\_\_\_\_ on the following days of the week \_\_\_\_\_. Sentence to begin 8-22-97. While on Work Release and being released from jail for the purpose of employment, training, or education, the defendant shall contribute ten dollars (\$10.00) per working day to the Dallas County General Fund for the costs incurred due to incarceration.  
 DAYS AND HOURS TO BE DETERMINED BY WORK RELEASE.

2. WEEKENDER ORDER - The defendant shall report to the Dallas County Jail each consecutive \_\_\_\_\_ and be released the following \_\_\_\_\_ until his/her sentence is served. Sentence to begin \_\_\_\_\_ 19\_\_\_\_. The defendant shall contribute ten dollars (\$10.00) per day incarcerated to the Dallas County General Fund for cost incurred due to incarceration

3. COMMUNITY SERVICE ORDER - The Court finding that no bodily injury was caused as a result of this offense, orders that the defendant shall perform \_\_\_\_\_ hours of volunteer Community Service work for a non-profit agency to be designated by the Dallas County Work Release staff. The defendant must work a minimum of 8 (eight) hours each week. All Community Service hours shall be completed by \_\_\_\_\_. The defendant shall pay a fee of \$50.00 to the Volunteer Center of Dallas. The defendant shall report to the Work Release office within 3 (three) days of this order for orientation.

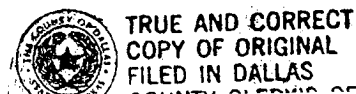
The defendant is ordered to fully comply with all jail rules and regulations of the Dallas County Sheriff's Department and Work Release Program. In the event of any violation of said rules and regulations, the Sheriff's Department and Residential Services Director are authorized not to release the defendant until his/her sentence is served or otherwise discharged in accordance with the law, and Chapter 42.03 of the Code of Criminal Procedure or until further order of the Court.

The defendant is allowed to serve out fines and court costs while on Work Release/Weekends/Community Service.  Yes  No

SIGNED FOR ENTRY THIS 15<sup>th</sup> DAY OF August 1997  
[Signature]  
JUDGE PRESIDING

Dallas County Work Release/Community Service  
Bill Decker Correctional Center  
899 N. Stemmons Freeway  
Dallas, Texas 75207 (214) 653-8500

White Copy - Court  
Canary Copy - Work Release  
Pink Copy - Sheriff's Dept.  
Golden Rod Copy - Defendant



NO. 9716741

STATE OF TEXAS

§  
§  
§  
§  
§

IN THE COUNTY CRIMINAL

VS.

COURT NO. 9 OF

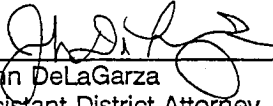
Canhu, Ivan

DALLAS COUNTY, TEXAS

**STATE'S SENTENCE RECOMMENDATION**

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES THE STATE OF TEXAS, by and through Dallas County Criminal District Attorney JOHN VANCE, in the above styled and numbered cause and on this the 15<sup>th</sup> day of August, 19 97, makes this recommendation of punishment conditioned on the defendant having no criminal record or pending cases other than those listed below. This is not an announcement of readiness for trial.

  
\_\_\_\_\_  
John DeLaGarza  
Assistant District Attorney  
State Bar Card No. 00796455

DWI Ret.

**RECOMMENDATION \***

**PRIOR RECORD AND PENDING CASES**

50 days + \$250

F-95 PCS NAJG

M95 Reckless Drvg. NA06

- |   |  |
|---|--|
| <input type="checkbox"/> Stay away/<br>no contact with cw | <input type="checkbox"/> Forf. Weapon            |
| <input type="checkbox"/> Life Skills                      | <input type="checkbox"/> G.E.D./HighSch. Dipl.   |
| <input type="checkbox"/> V.I.P.                           | <input type="checkbox"/> Valid Insurance         |
| <input type="checkbox"/> T.A.I.P.                         | <input type="checkbox"/> Drug Eval.              |
| <input type="checkbox"/> Interlock                        | <input type="checkbox"/> Urinalysis testing      |
| <input type="checkbox"/> Days as a cond.                  | <input type="checkbox"/> Reg. as sex offender    |
| <input type="checkbox"/> Clearance letter                 | <input type="checkbox"/> Sex offender class      |
| <input type="checkbox"/> Pscy. eval.                      | <input type="checkbox"/> Proper License          |
| <input type="checkbox"/> Anger Couns.                     | <input type="checkbox"/> Anti-theft program      |
| <input type="checkbox"/> Judge's Cond.                    | <input type="checkbox"/> Family Vio Cons.        |
|   | <input type="checkbox"/> RESTITUTION OF \$ _____ |

\* If Plead by 3 months from above date

\* As a condition of this plea bargain, the Defendant will submit to fingerprinting by the Clerk of the Court.

c:\data\forms.ct\sentrec.jd

STATE'S SENTENCE RECOMMENDATION - Solo Page



TRUE AND CORRECT  
COPY OF ORIGINAL  
FILED IN DALLAS  
COUNTY CLERK'S OFFICE

WARRANT OF ARREST AND DETENTION

DALLAS COUNTY, TEXAS

FELONY

MISDEMEANOR

BOND AMOUNT: \$ 750<sup>00</sup>

COURT NUMBER: \_\_\_\_\_ WARRANT NUMBER: M97-16741C

The State of Texas vs. **CANTU, IVAN ABNER**

Arrest Status: **IN CUSTODY**

Race W Sex M DOB 06/14/73 Ht. 5'07" Wt. 140 Hair BRN Eyes BRN

Res.Add.: 7575 FRANKFORD RD , Apt# 1123 Bus: SHOWBIZ NATIONAL TALENT  
DALLAS , TX 75252

Bus.Add.: 3020 E MEADOW DL/ID No: 01891126 State: TX  
MESQUITE TX 75150

Complainant: HAY, ROBERT MICHAEL #694

Date of Offense: 04/23/97 Date Complaint filed:

Warrant of Arrest Issued to: ANY AUTHORIZED LAW ENFORCEMENT OFFICER

IN THE NAME OF THE STATE OF TEXAS TO ANY SHERIFF OR OTHER PEACE OFFICER OF THE STATE OF TEXAS - - GREETINGS:

YOU ARE HEREBY COMMANDED to take instanter the body of:

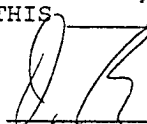
**CANTU, IVAN ABNER**

hereinafter called the accused, and him safely keep so that he may be dealt with according to law, and to hold the accused to answer to the State of Texas for an offense against the laws of the said State, namely:

**DRIVING WHILE INTOXICATED**

high misdemeanor offense he is accused by written complaint, made under oath that has been presented to me and that is by this reference incorporated herein for all purposes.

WITNESS BY SIGNATURE THIS 23 DAY OF Apr, 1997



\_\_\_\_\_  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

**CARROLLTON**

CITY OF

\_\_\_\_\_  
JUSTICE OF THE PEACE FOR

COPY



TRUE AND CORRECT  
COPY OF ORIGINAL  
FILED IN DALLAS

DEFENDANT sjb  
CANTU, IVAN ABNER WM 061473 CHARGE DWI  
 AKA: \_\_\_\_\_  
 ADDRESS 7575 FRANKFORD RD #1123, DALLAS, TX LOCATION UNKNOWN  
 FILING AGENCY TX0570400 DATE FILED April 30, 1997 COURT CC # 9  
 COMPLAINANT HAY, ROBERT MB9716741 K  
 C/C VT #00593  
 SERVICE NO. 973051 ARREST NO. 971300 I.D. NO. \_\_\_\_\_

## INFORMATION

In the Name and by the Authority of the State of Texas.

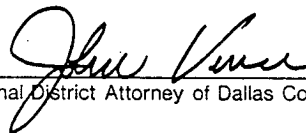
NOW COMES THE CRIMINAL DISTRICT ATTORNEY of Dallas County, State of Texas, and presents in and to the  
 County Criminal Court CC # 9 of Dallas County, State aforesaid, that one  
CANTU, IVAN ABNER

hereinafter styled Defendant, heretofore, on or about the 23RD day of APRIL A.D., 19 97

in the County of Dallas and State of Texas, did unlawfully

then and there unlawfully drive and operate a motor vehicle in a public place, to-  
 wit: a street and highway, while intoxicated, in that the defendant did not have the  
 normal use of his mental and physical faculties by reason of the introduction of  
 alcohol, a controlled substance, a drug, a dangerous drug, a combination of two or  
 more of those substances, and any other substance into defendant's body,

Against the peace and dignity of the state.

  
 \_\_\_\_\_  
 Criminal District Attorney of Dallas County, Texas



TRUE AND CORRECT  
 COPY OF ORIGINAL  
 FILED IN DALLAS  
 COUNTY CLERK'S OFFICE

THE STATE OF TEXAS )  
COUNTY OF DALLAS )

AFFIDAVIT FOR ARREST WARRANT OR CAPIAS

BEFORE ME, the undersigned authority, on this day personally appeared the undersigned affiant who, after being duly sworn by me, on oath stated:

My name is David Spalhart, and I am a peace officer of the City of Carrollton, Dallas County, Texas.

I have good reason to believe and do believe that on or about 04/23/97 Ivan Cantu, IVAN ABNER CANTU, did then and there in the City of CARROLLTON, DALLAS County, Texas commit the offense of DRIVING WHILE INTOXICATED in violation of Section 49.04(a)(b) of the Texas Penal Code, a Class "B" Misdemeanor. My belief is based upon the following facts and information which Affiant received from:

Affiant's personal investigation of this alleged offense.

R. HAY, 0694, a fellow peace officer of the City of Carrollton, Dallas County, Texas who personally participated in the investigation of this alleged offense, providing this information to Affiant, and whose information affiant believes to be credible.

On 4-23-97, Officer Hay observed Ivan A. Cantu operating a motor vehicle northbound in the left lane, within the 1100 block S. Josey Lane, a public roadway Carrollton, Dallas County, Texas. Cantu was traveling 65 MPH in 35 MPH zone. Hay attempted to stop Cantu within the 1800 block E. Belt Line Road, Carrollton, Dallas County, Texas, but Cantu sped up and turned south on Perry Road. Cantu again sped up to an estimated speed of 70-80 MPH. Cantu then turned west on Ross Avenue and pulled into the driveway of 1716 Ross Avenue. Cantu was ordered out of his vehicle and handcuffed by Hay. Hay found Cantu to be intoxicated, to wit: red watery eyes, strong odor peculiar to that of an alcoholic beverage on or about his person, unsteady balance, and having 6 points on HGN. Cantu's speech also was thick tongued and had some slur in his speech. Hay did not perform any other task due to Cantu being handcuffed. Cantu was arrested and taken to CPD where he was offered an Intoxilyzer which he refused by stating that he had taken some "Nyquil" and was afraid it would affect the test.

David Spalhart  
AFFIANT

WHEREFORE, Affiant requests that an arrest warrant be issued for the above accused individual in accordance with the law.

DESCRIBED AND SWORN TO BEFORE ME  
the 23 day of Apr, 1997.

D. B.  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

On this the 23 day of Apr, 1997 the undersigned Magistrate hereby acknowledges that he has examined the above affidavit and has determined that probable cause exists for the issuance of an arrest warrant for the individual accused herein.

D. B.  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

DALLAS COUNTY

COPY



TRUE AND CORRECT  
COPY OF ORIGINAL  
FILED IN DALLAS  
COUNTY CLERK'S OFFICE

VS.

Evan A. Cantu

§  
§  
§  
§  
§

No. 9 OF  
DALLAS COUNTY, TEXAS

**COURT'S ADMONITION OF STATUTORY AND CONSTITUTIONAL RIGHTS AND DEFENDANT'S ACKNOWLEDGMENT,**

The Judge hereby admonishes you of the following Statutory and Constitutional Rights prior to your entry of a plea of guilty/nolo contendere in this case pursuant to the Texas Code of Criminal Procedure and the Constitutions of the State of Texas and the United States of America:

1) You are charged with the offense of Evade Arrest/Def

and the maximum range of punishment is a fine not to exceed \$500 / \$1500 / \$2000 / \$3000 / \$4000; confinement in jail for a term not to exceed 180 days / one year / two years /; or both such fine and imprisonment.

2) Any recommendation as to what your punishment should be by the prosecuting attorney is not binding on the Court.

3) If you are not a citizen of the United States of America, a plea of guilty or nolo contendere before me for the offense charged may result in your deportation, the exclusion from admission to this country, or a denial of naturalization under Federal law.

4) If you have a Court appointed attorney, you have a right to have ten days from the date your attorney was appointed to prepare for trial.

5) If you receive deferred adjudication and later it is found that you have violated your probation, you may then be found guilty and the Judge can then set your punishment anywhere within the range provided by law.

**PLEA RECOMMENDATION**

50 days in jail

Family Violence Counseling

\$ 250 fine plus costs of court

Restitution in the amount of

Jail term probated for \_\_\_\_\_ months

\$ \_\_\_\_\_ to:

Deferred adjudication for \_\_\_\_\_ months

Other:

**PLEA OF GUILTY / NOLO CONTENDERE**

Comes now the Defendant herein, in person and by and through Defendant's attorney, if any, having waived the right to jury trial with the approval of the State and Judge, and states that Defendant understands the charge, the penalty range for the offense charged and waives arraignment and reading of the information/indictment and represents to the Judge that the Defendant desires to make immediate disposition of this case by here and now entering a plea of guilty/nolo contendere. The Defendant waives the right to the confrontation of witnesses, the right to present witnesses in defendant's behalf and submits this case to the Judge on all issues of law and fact.

I understand that under Federal law if I am not a citizen of the United States of America, a plea of guilty/nolo contendere for the offense charged may result in my deportation, exclusion of my admission to this country, or the denial of naturalization.

Wherefore, the Defendant asks the Judge to proceed immediately on the filing hereof, to accept this plea and waivers, and to enter judgment and sentence herein in the manner provided by law. Defendant requests that a presentence report (not) be made. If a presentence report is made, the Defendant hereby authorizes the Judge to inspect the report.

I have read the above and foregoing admonitions by the Judge regarding my rights. I understand the admonitions, and I understand and am aware of the consequences of my plea. Furthermore, my lawyer, if any, has explained to me all the admonitions given by the Judge in this document.

The State hereby consents to and approves the Defendant's waiver of jury and agrees to the above plea recommendation.

Evan A. Cantu  
Defendant

Paul J. [Signature] 00460922  
Attorney for Defendant & Bar Card Number

[Signature]  
Assistant District Attorney & Bar Card No.

Filed: The admonitions and waivers filed with the clerk and presented to the Judge are considered, approved and granted this 15 day of August, 1999. The Judge agrees that a presentence report pursuant to the Texas Code of Criminal Procedure not be made.

[Signature]  
Judge



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COUNTY CLERK'S OFFICE

OVER

The Judge having determined that the Defendant is indigent and not represented by counsel or that the interests of justice require representation of the Defendant by counsel, hereby orders the appointment of

a licensed attorney practicing in the State of Texas, to represent the Defendant in this cause.

The Defendant in the above styled and numbered cause and Defendant's Court Appointed Attorney hereby waive attorney provided ten days in which to prepare for trial and agree that this cause may be tried this date or any date hereafter.

Defendant (in person open court)

Attorney for Defendant & Bar Card Number

Signed and entered this \_\_\_\_\_ day of \_\_\_\_\_, 199\_\_\_\_\_.

Judge

APPLICATION FOR COMMUNITY SUPERVISION

To the Honorable Judge of said Court:

Comes now the Defendant in the above styled and numbered cause and, before the trial begins, moves this Honorable Court to grant community supervision of any sentence imposed in this cause. In support of said application, the Defendant would show the Court the following:

The ends of justice and the best interests of society and the Defendant will be served by suspending the imposition of the sentence and placing the Defendant on community supervision.

The Defendant further requests that no community supervision report be prepared in this case. If a community supervision report is requested, the defendant authorizes the Judge to inspect the report.

DWI Community Supervision Only

- 1. I (have) (have not) successfully completed an approved DWI Education Program.
2. I (am) (am not) currently under a court order to attend a DWI Educational Program.

THE STATE OF TEXAS
COUNTY OF DALLAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, on this day personally appeared the Defendant in the above styled and numbered cause, who being by me duly sworn, deposes and says under oath that every claim in the foregoing petition and application for community supervision and in the "Defendant's Personal Data Sheet", if any, attached to this application, is true and correct, and that defendant understands and acknowledges that any untrue statement in said application, or in said attachment, may be grounds for denial or revocation of any community supervision in said cause.

[Signature]
Defendant

SUBSCRIBED AND SWORN TO BEFORE ME this 15 date of August, 1997.

[Signature]
Deputy County Clerk, Dallas, County, Texas

DEFENDANT'S PERSONAL INFORMATION

DOB 6-14-73 DL# 01891126 SS# 461-77-6986
Race W Sex M Ht 5'7 Wt 160 Hair BRN Eyes BRN Tattoos No
Physical Problems: yes / (no) if yes please specify:
Home Address: 7575 FRANKFORD #1123 Dallas, TX 75252
Employer: U.S. Homestead Mortgage Supervisor KURT DAVIS
Work Address: 14850 Montfort Ave Suite 163 Dallas, TX 75240
Home Phone (972) 964-8986 Work Phone (972) 458-7781
Previous address if less than two years at current address:
References: Sylvia Cantu 7506 Rollingbrook #1214 (972) 335-9734 Mother

Basic Court Costs

Fine Assessed

SUB-TOTAL FINES AND BASIC COURT COSTS

Sheriff Warrant Fees

Subpoenas @ \$ \_\_\_\_\_ each

Precinct

No. Issued

202. <sup>00</sup>
50. <sup>00</sup>
<hr/>
252. <sup>00</sup>

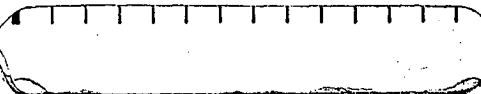
Clerk Fees

Sub-Total Fines + Costs + Fees

Less \_\_\_\_\_ days credit @ \_\_\_\_\_ per day

(- )

TOTAL DUE TO CLERK





ECR-97-16742 K

Date Sentence Imposed: 8-15-97  
Deferred Adjudication: B. 731  
BAIL STATUS

Community Supervision: \$ supervised for 30 months probationed for 30 months  
Fine and costs of court \$ 500  
Confinement In Jail: 30 days/hours in the Dallas County Jail  
Date to commence: 8-15-97  
Fine and costs of court \$ 500  
Credit for time served: 30 days

Probation Revocation: Judgment Vol. 39 Page 367  
Orders of the Court

5-29-97 Pass to 6-13-97 for AWARD  
6-13-97 Pass to 7-15-97 AWARD  
7-15-97 Pass to 8-15-97 PLEA  
8-15-97 D to turn key in to sleep on F-22-97

TO COLLECTIONS DEP

Attorney for Defendant: Robert [Signature]  
for Defendant 34-1575

Attorney for State: Du Pain  
THE STATE OF TEXAS VS.  
MA9716742 K  
CANTU IVAN ABNER  
EVADE ARREST/DET  
DFE 042397 FILED 051297

Memorandum of Papers Filed

Date: 8-13-97  
Surety: [Signature]  
33 E.T. 16 [Signature]  
17/P

ADMITTED, COURT ON

ECR-97-16742 K



TRUE AND CORRECT COPY OF ORIGINAL FILED IN DALLAS

NO. MA9716742

THE STATE OF TEXAS

IN THE Co. Civil Court No. 9

VS.

DALLAS COUNTY, TEXAS

Iran Carter

APPLICATION TO THE COURT- The defendant requests of the Court (upon being found guilty) that he/she be allowed to serve his/her sentence on one of the following programs:

- Work Release
- Weekender
- Community Service

I, the defendant, understand the terms and conditions applicable to the Work Release Program.

Iran Carter  
DEFENDANT'S SIGNATURE

8/15/97  
DATE

\*\*\*\*\*  
WORK RELEASE/WEEKENDER/COMMUNITY SERVICE COURT ORDERS - The Court orders that the defendant serve his/her present sentence in an alternative program to incarceration in compliance with article 42.03 of the Code of Criminal Procedure. Amendments in the hours and days of release may be made at anytime by the Residential Services Director upon notice to the Sheriff. Participants in these programs shall be required to pay a \$50.00 administrative fee to the Dallas County General Fund (in addition to the fees stipulated below).

- 1. WORK RELEASE ORDER - The defendant would serve his/her present incarceration in the Dallas County Jail during non-working hours. The defendant is to be released from jail at \_\_\_\_\_ and return to the jail no later than \_\_\_\_\_ on the following days of the week \_\_\_\_\_. Sentence to begin 8-22-97. While on Work Release and being released from jail for the purpose of employment, training, or education, the defendant shall contribute ten dollars (\$10.00) per working day to the Dallas County General Fund for the costs incurred due to incarceration.  
 DAYS AND HOURS TO BE DETERMINED BY WORK RELEASE.
- 2. WEEKENDER ORDER - The defendant shall report to the Dallas County Jail each consecutive \_\_\_\_\_ and be released the following \_\_\_\_\_ until his/her sentence is served. Sentence to begin \_\_\_\_\_ 19\_\_\_\_. The defendant shall contribute ten dollars (\$10.00) per day incarcerated to the Dallas County General Fund for cost incurred due to incarceration
- 3. COMMUNITY SERVICE ORDER - The Court finding that no bodily injury was caused as a result of this offense, orders that the defendant shall perform \_\_\_\_\_ hours of volunteer Community Service work for a non-profit agency to be designated by the Dallas County Work Release staff. The defendant must work a minimum of 8 (eight) hours each week. All Community Service hours shall be completed by \_\_\_\_\_. The defendant shall pay a fee of \$50.00 to the Volunteer Center of Dallas. The defendant shall report to the Work Release office within 3 (three) days of this order for orientation.

The defendant is ordered to fully comply with all jail rules and regulations of the Dallas County Sheriff's Department and Work Release Program. In the event of any violation of said rules and regulations, the Sheriff's Department and Residential Services Director are authorized not to release the defendant until his/her sentence is served or otherwise discharged in accordance with the law, and Chapter 42.03 of the Code of Criminal Procedure or until further order of the Court.

The defendant is allowed to serve out fines and court costs while on Work Release/Weekends/Community Service.  Yes  No

SIGNED FOR ENTRY THIS 15<sup>th</sup> DAY OF August 19 97

JUDGE PRESIDING

Dallas County Work Release/Community Service  
Bill Decker Correctional Center  
899 N. Stemmons Freeway  
Dallas, Texas 75207 (214) 653-8500

White Copy - Court  
Canary Copy - Work Release  
Pink Copy - Sheriff's Dept.  
Golden Rod Copy - Defendant



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FILED IN DALLAS  
COUNTY CLERK'S OFFICE

NO. 9716742

STATE OF TEXAS

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IN THE COUNTY CRIMINAL

VS.

COURT NO. 9 OF

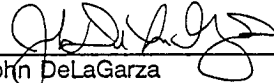
Cantu, Ivan

DALLAS COUNTY, TEXAS

**STATE'S SENTENCE RECOMMENDATION**

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES THE STATE OF TEXAS, by and through Dallas County Criminal District Attorney JOHN VANCE, in the above styled and numbered cause and on this the 15<sup>th</sup> day of August, 1997, makes this recommendation of punishment conditioned on the defendant having no criminal record or pending cases other than those listed below. This is not an announcement of readiness for trial.



John DeLaGarza  
Assistant District Attorney  
State Bar Card No. 00796455

Evdg. Arrest M.V.

**RECOMMENDATION \***

**PRIOR RECORD AND PENDING CASES**

50 days + \$250

FG5 PCS MAJG

M95 Reckless Dry. NAOG

- |   |  |
|---|--|
| <input type="checkbox"/> Stay away/<br>no contact with cw | <input type="checkbox"/> Forf. Weapon            |
| <input type="checkbox"/> Life Skills                      | <input type="checkbox"/> G.E.D./HighSch. Dipl.   |
| <input type="checkbox"/> V.I.P.                           | <input type="checkbox"/> Valld Insurance         |
| <input type="checkbox"/> T.A.I.P.                         | <input type="checkbox"/> Drug Eval.              |
| <input type="checkbox"/> Interlock                        | <input type="checkbox"/> Urinalysis testing      |
| <input type="checkbox"/> Days as a cond.                  | <input type="checkbox"/> Reg. as sex offender    |
| <input type="checkbox"/> Clearance letter                 | <input type="checkbox"/> Sex offender class      |
| <input type="checkbox"/> Pscy. eval.                      | <input type="checkbox"/> Proper License          |
| <input type="checkbox"/> Anger Couns.                     | <input type="checkbox"/> Anti-theft program      |
| <input type="checkbox"/> Judge's Cond.                    | <input type="checkbox"/> Family Vio Cons.        |
|   | <input type="checkbox"/> RESTITUTION OF \$ _____ |

\* If Plead by 3 months from above date

\* As a condition of this plea bargain, the Defendant will submit to fingerprinting by the Clerk of the Court.

c:\data\forms.ct\sentrec.jd

STATE'S SENTENCE RECOMMENDATION - Solo Page



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WARRANT OF ARREST AND DETENTION

DALLAS COUNTY, TEXAS

FELONY

MISDEMEANOR

BOND AMOUNT: \$ 4000<sup>00</sup>

COURT NUMBER: \_\_\_\_\_ WARRANT NUMBER: M97-16742C

The State of Texas vs. **CANTU, IVAN ABNER**

Arrest Status: **IN CUSTODY**

Race **W** Sex **M** DOB **06/14/73** Ht. **5'07"** Wt. **140** Hair **BRN** Eyes **BRN**

Res.Add.: **7575 FRANKFORD RD**, Apt# **1123** Bus: **SHOWBIZ NATIONAL TALENT**  
**DALLAS**, TX **75252**

Bus.Add.: **3020 E MEADOW** DL/ID No: **01891126** State: **TX**  
**MESQUITE TX 75150**

Complainant: **HAY, ROBERT MICHAEL #694**

Date of Offense: **04/23/97** Date Complaint filed: \_\_\_\_\_

Warrant of Arrest Issued to: **ANY AUTHORIZED LAW ENFORCEMENT OFFICER**

**IN THE NAME OF THE STATE OF TEXAS TO ANY SHERIFF OR OTHER PEACE OFFICER OF THE STATE OF TEXAS - - GREETINGS:**

**YOU ARE HEREBY COMMANDED to take instanter the body of:**

**CANTU, IVAN ABNER**

hereinafter called the accused, and him safely keep so that he may be dealt with according to law, and to hold the accused to answer to the State of Texas for an offense against the laws of the said State, namely:

**EVADING ARREST OR DETENTION**

which misdemeanor offense he is accused by written complaint, made under oath that has been presented to me and that is by this reference incorporated herein for all purposes.

WITNESS BY SIGNATURE THIS 23 DAY OF Apr, 1997

\_\_\_\_\_  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

CARROLLTON

CITY OF

\_\_\_\_\_  
JUSTICE OF THE PEACE FOR

**COPY**



**TRUE AND CORRECT  
COPY OF ORIGINAL  
FILED IN DALLAS  
COUNTY CLERK'S O**

DEFENDANT CAP  
CANTU, IVAN ABNER WM 061473 CHARGE EVADE ARREST/DET MV  
 AKA:  
 ADDRESS 7575 FRANKFORD RD #1123, DALLAS, TX LOCATION BOND  
 FILING AGENCY TX0570400 DATE FILED 5/ 8/97 COURT 9  
 COMPLAINANT HAY, ROBERT M MA9716742 R  
 C/C \_\_\_\_\_  
 SERVICE NO. 97003050 ARREST NO. 9701300 I.D. NO. \_\_\_\_\_

## INFORMATION

In the Name and by the Authority of the State of Texas.

NOW COMES THE CRIMINAL DISTRICT ATTORNEY of Dallas County, State of Texas, and presents in and to the  
 County Criminal Court 9 of Dallas County, State aforesaid, that one  
CANTU, IVAN ABNER

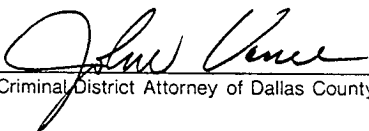
hereinafter styled Defendant, heretofore, on or about the 23RD day of APRIL A.D., 19 97

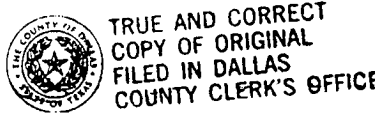
in the County of Dallas and State of Texas, did unlawfully

unlawfully, then and there intentionally flee from Robert M Hay, hereinafter called complainant, while complainant was lawfully attempting to arrest and detain the defendant, and the said defendant knew the said complainant was a peace officer attempting to arrest and detain the said defendant,

And further, defendant did use a vehicle, namely: an automobile, while in the flight and commission of the aforesaid offense alleged in the first paragraph above.

Against the peace and dignity of the state.

  
 \_\_\_\_\_  
 Criminal District Attorney of Dallas County, Texas



CAP  
 DEFENDANT CANTU, IVAN ABNER WM 061473 CHARGE EVADARREST/DET MV  
 AKA:  
 ADDRESS 7575 FRANKFORD RD #1123, DALLAS, TX OCCASION BOND  
 FILING AGENCY TX0570400 DATE FILED 5/ 8/97 COURT 9  
 COMPLAINANT HAY, ROBERT M MA9716742 K  
 C/C \_\_\_\_\_  
 SERVICE NO. 97003050 ARREST NO. 9701300 I.D. NO. \_\_\_\_\_

**AFFIDAVIT**

In the Name and by the Authority of the State of Texas.

PERSONALLY APPEARED before me the undersigned authority this affiant, who after being by me duly sworn,  
 deposes and says your Affiant has good reason to believe and does believe that one \_\_\_\_\_  
CANTU, IVAN ABNER

hereinafter styled Defendant, heretofore, on or about the 23RD day of APRIL A.D., 19 97  
 in the County of Dallas and State of Texas, did unlawfully

unlawfully, then and there intentionally flee from Robert M Hay, hereinafter called  
 complainant, while complainant was lawfully attempting to arrest and detain the  
 defendant, and the said defendant knew the said complainant was a peace officer  
 attempting to arrest and detain the said defendant,

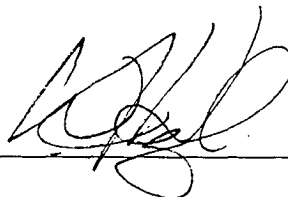
And further, defendant did use a vehicle, namely: an automobile, while in the flight  
 and commission of the aforesaid offense alleged in the first paragraph above.

Against the peace and dignity of the state.

Sworn to and subscribed before me this the

8 day of May A.D., 19 97

Scott Williams  
 Assistant Criminal District Attorney of  
 Dallas County, Texas

  
 \_\_\_\_\_  
 Affiant.



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THE STATE OF TEXAS )  
COUNTY OF DALLAS )

AFFIDAVIT FOR ARREST WARRANT OR CAPIAS

BEFORE ME, the undersigned authority, on this day personally appeared the  
signed affiant who, after being duly sworn by me, on oath stated:

My name is DAVID SPANGLER, and I am a peace officer of the  
City of Carrollton, Dallas County, Texas.

I have good reason to believe and do believe that on or about 04/23/97  
one CANTU, IVAN ABNER  
did then and there in the City of CARROLLTON, DALLAS County, Texas  
commit the offense of EVADING ARREST OR DETENTION  
a violation of Section 38.04(b)(1) of the Texas Penal Code, a  
Class "A" Misdemeanor  
Affiant's belief is based upon the following facts and information which Affiant  
received from:

Affiant's personal investigation of this alleged offense.

R. HAY 0694, a fellow peace officer of the City of Carrollton,  
Dallas County, Texas who personally participated in the investigation of  
this alleged offense, providing this information to Affiant, and whose  
information affiant believes to be credible.

On 4-23-97, Officer Hay observed Ivan A. Cantu operating a motor vehicle,  
northbound in the left lane, within the 1100 block S. Josey Lane, Carrollton,  
Dallas County, Texas. Cantu was observed traveling 65 MPH in a 35 MPH zone.  
Hay entered S. Josey Lane and initiated his emergency equipment (lights and  
siren). Hay then followed Cantu into the 1800 block E. Belt Line Road where  
Cantu sped up to a high rate of speed, approximately 65-75 MPH. Cantu  
continued westbound and turned south onto Perry Road. Cantu then sped up to  
an estimated speed of 70-80 MPH. Cantu drove past Ross Avenue and then  
stopped and backed up. Cantu then turned west onto Ross Avenue and pulled  
into the driveway of 1716 Ross Avenue, Carrollton, Dallas County, Texas.  
Cantu was then ordered out of the vehicle and arrested.

David Spangler  
AFFIANT

WHEREFORE, Affiant requests that an arrest  
warrant be issued for the above accused  
individual in accordance with the law.

SUBSCRIBED AND SWORN TO BEFORE ME  
on the 23 day of Apr,  
1997.

D. E.  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

MAGISTRATE'S DETERMINATION OF PROBABLE CAUSE

On this the 23 day of Apr, 1997 the undersigned Magistrate hereby  
acknowledges that he has examined the above affidavit and has determined that  
probable cause exists for the issuance of an arrest warrant for the individual  
accused herein.

D. E.  
MAGISTRATE, IN AND FOR DALLAS COUNTY, TEXAS

DALLAS COUNTY

0377

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FILED IN DALLAS  
COUNTY CLERK'S OFF





ORDER MODIFYING  
THE CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

IN THE CRIMINAL DIST. COURT

VS.

DALLAS COUNTY, TEXAS

IVAN ABNER CANTU

NO. F95-50626-H

JULY TERM 1997

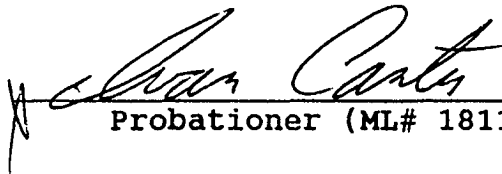
In accordance with the authority conferred by the Community Supervision law of the State of Texas, the Conditions of Community Supervision in the above numbered cause(s) are hereby modified by the Court to require the following:

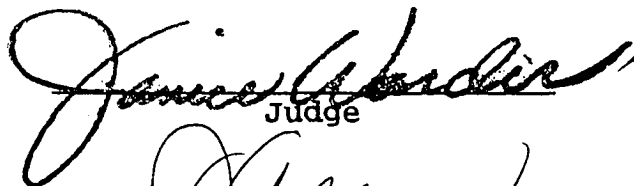
ADDING CONDITION (p) TO READ AS FOLLOWS:

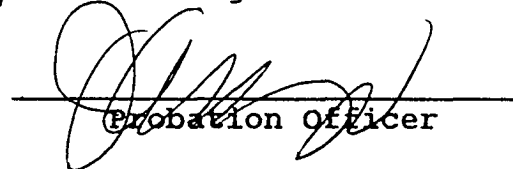
- (p) Within thirty (30) days of this order participate in the Treatment Alternative to Incarceration Program and continue participation until successfully released by Program authorities.
- (q) Submit to a period of detention in the Dallas County Jail to serve a term of incarceration for 30 days, effective AUGUST 22, 1997.

The Court has the authority at any time during the period of Community Supervision to proceed to adjudication for violation of any of the conditions of Community Supervision set above.

Witness our Signature this 15th day of AUGUST 1997

  
\_\_\_\_\_  
Probationer (ML# 181103)

  
\_\_\_\_\_  
Judge

  
\_\_\_\_\_  
Probation Officer

WAIVER OF HEARING

Comes now the defendant in the above numbered and styled cause(s) and states that I do hereby expressly waive my right to a hearing in this matter and consent to the modification of the conditions of Community Supervision as set forth above.

  
\_\_\_\_\_  
Probationer

  
\_\_\_\_\_  
Witness

ORDER MODIFYING  
THE CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

IN THE CRIMINAL DIST. COURT

VS.

DALLAS COUNTY, TEXAS

IVAN ABNER CANTU

NO. F95-50626-H

JULY TERM 1997

In accordance with the authority conferred by the Community Supervision law of the State of Texas, the Conditions of Community Supervision in the above numbered cause(s) are hereby modified by the Court to require the following:

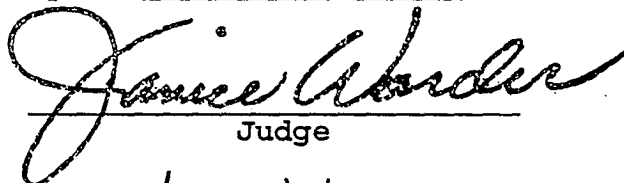
CHANGING CONDITION (m) TO READ AS FOLLOWS:

- (m) Defendant will work and complete no later than FEBRUARY 1 1998, 120 hours (1st=300-1000, 2nd=240-800, 3rd=160-600) of a community service project or projects for an organization or organizations approved by the Judge and designated by the Community Supervision and Corrections Department. A processing fee of \$50.00 payable to the Volunteer Center will be required for referrals through the Volunteer Center.

The Court has the authority at any time during the period of Community Supervision to proceed to adjudication for violation of any of the conditions of Community Supervision set above.

Witness our Signature this 2ND day of OCTOBER 1997

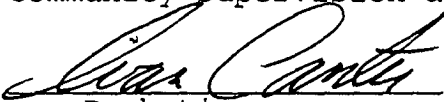
  
\_\_\_\_\_  
Probationer (ML# 181103)

  
\_\_\_\_\_  
Judge

  
\_\_\_\_\_  
Probation Officer

WAIVER OF HEARING

Comes now the defendant in the above numbered and styled cause(s) and states that I do hereby expressly waive my right to a hearing in this matter and consent to the modification of the conditions of Community Supervision as set forth above.

  
\_\_\_\_\_  
Probationer

  
\_\_\_\_\_  
Witness

\_\_\_\_\_

CONDITIONS OF PROBATION

THE STATE OF TEXAS

CRIMINAL DISTRICT COURT

Vs.

DALLAS COUNTY, TEXAS

IVAN ABNER CANTU

JANUARY TERM 1996

CAUSE NO. F95-50626-H

REGULAR PROBATION ~~XX~~

VCSA: COCAINE

DEFERRED ADJUDICATION XX (40)

SHOCK PROBATION \_\_\_\_\_

STATE JAIL

XX

In accordance with the authority conferred by the Adult Probation and Parole Law of the State of Texas, you have been placed on probation on this date ~~JANUARY 19, 1996~~ for a period of 2 years. It is the order of this Court that you comply with the following conditions of probation: February 8th 1996 (TWO YEARS STATE JAIL PROBATED FOR TWO YEARS)

- (a) Commit no offense against the laws of this or any other State or the United States, and do not possess a firearm during the term of probation;
- (b) Avoid injurious or vicious habits, and do not use marijuana, narcotics, dangerous drugs, inhalants or prescription medication without first obtaining a prescription for said substances from a licensed physician;
- (c) Avoid persons or places of disreputable or harmful character and do not associate with individuals who commit offenses against the laws of this or any other State or the United States;
- (d) Obey all the rules and regulations of the probation department, and report to the Probation Officer as directed by the Judge or Probation Officer; to-wit: **MONTHLY OR AS DIRECTED**;
- (e) Permit the Probation Officer to visit you at your home or elsewhere, and notify the Probation Officer not less than twenty-four (24) hours prior to any changes in your home or employment address;
- (f) Work faithfully at suitable employment as far as possible, and seek the assistance of the probation officer in your efforts to secure employment when unemployed;
- (g) Remain within a specified place; to-wit: Dallas County, Texas, and do not travel outside Dallas County, Texas, without first having obtained written permission from the Court;
- (h) Pay Court cost and fine, if one be assessed, in one or several sums to the District Clerk of Dallas County, Texas;
- (i) Support your dependants;
- (j) Pay a probation fee of \$40.00 per month to the Probation Officer of this Court on or before the first day of each month hereafter during probation;

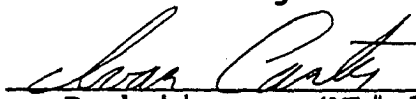
dep

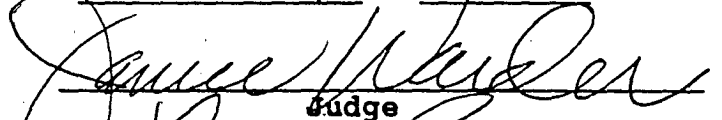

RE: IVAN ABNER CANTU  
NO: F95-50626-H

- (k) Pay a fine in the amount of \$750.00 to the probation officer of this Court at the rate of not less than \$40.00 monthly, first payment due on or before MARCH 1, 1996.
- (l) Submit to such medical examinations and tests to include urinalysis which may be given without prior notice to determine the abuse of narcotics and other chemicals, effective immediately.
- (m) Defendant will work and complete no later than OCTOBER 1 1997 ~~100~~ 120 hours (1st=300-1000, 2nd=240-800, 3rd=160-600) of a community service project or projects for an organization or organizations approved by the Judge and designated by the Community Supervision and Corrections Department. A processing fee of \$50.00 payable to the Volunteer Center will be required for referrals through the Volunteer Center.
- (n) Within thirty (30) days of this order participate in DRUG AND ALCOHOL Program and continue participation until successfully terminated by the treatment authorities and/or the Court.
- (o) Enroll and faithfully participate in a G.E.D. Program and provide proof of said participation until obtainment of a General Equivalency Diploma.

You are hereby advised that under the law of this State, the Court shall determine the terms and conditions of your probation, and may at any time during the period of probation, alter or modify the conditions of your probation. The Court also has the authority at any time during the period of probation to revoke your probation, or proceed to adjudication, for violation of any of the conditions of your probation set out above.

Witness our Signatures this ~~15th~~ <sup>8th</sup> day of ~~JANUARY~~ <sup>FEBRUARY</sup> 1996.

  
\_\_\_\_\_  
Probationer (ML# 181103)

  
\_\_\_\_\_  
Judge  
  
\_\_\_\_\_  
Probation Officer

dep

DEFENDANT <sup>0110</sup> CANTU, IVAN ABNER WM 061473 - 'ARGE POSS CS  
AKA:  
ADDRESS 3621 HILLTOP LN, PLANO, TX LOCATION DSO  
FILING AGENCY TXDPD0000 DATE FILED 9/12/95 COURT  
COMPLAINANT ANDREE, D F-9550626  
C/C

TRUE BILL OF INDICTMENT

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: The Grand Jury of Dallas County,  
State of Texas, duly organized at the JULY Term, A.D. 19 95 of the  
204TH JUDICIAL District Court, Dallas County, in said court at said  
Term, do present that one , defendant,

CANTU, IVAN ABNER

on or about the 8TH day of SEPTEMBER A.D. 19 95 in the County of Dallas and said State, did

unlawfully, knowingly and intentionally possess a controlled substance, to-wit:  
**COCAINE**, in an amount by aggregate weight, including any adulterants or dilutants, of  
less than 1 gram,