PLAINTIFF	IN THE COUNTY CIVIL
V.	COURT AT LAW NO
	HARRIS COUNTY, TEXAS
DEFENDANT	
TAKE N	OTHING JUDGMENT
	d and numbered cause, came Plaintiff and Defendant, announced
ready for trial.	the parties proceeded to trial without the
	considering the pleadings, evidence, and
	on that Plaintiff TAKE NOTHING by way of this
suit and that judgment enter in favor of l	Defendant. It is therefore,
ORDERED, ADJUDGED, AND	DECREED that Plaintiff
take nothing against Defendant	·
It is further ORDERED, ADJUD	OGED, AND DECREED that all costs of court are
taxed against Plaintiff and awarded to D	efendant.
The Clerk of the Court is hereby	y ORDERED to issue all writs and processes, including, but not
limited to, writs of execution, in aid of s	atisfaction of this judgment.
This is a final judgment disposing	g of all issues, and all parties, and all previous interlocutory orders
in this case are hereby made final.	
Signed this	
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	Judge Presiding

DOCKET NUMBER _____