CAUSE NO	)	
THE STATE OF TEXAS	§	IN THE COUNTY CRIMINAL
v.	§	COURT AT LAW NO
	§	HARRIS COUNTY, TEXAS
CASE SO	CHEDULING	GORDER
The Defendant, as well as the Attorneys for the State a Court, as follows:	and Defendant,	are ordered to appear, unless otherwise ordered by the
	custody, the De	probable cause, magistrate warnings, bond conditions, fendant will be appointed an attorney, and bail may be <i>uired to appear in person</i> .
<b>Non-Trial (NTRL) Setting:</b> (60 days from Arraignm Defendant's appearance is waived and not required to		tanding Discovery Order <i>shall</i> be filed by this setting. nse Counsel may appear via Zoom.
\	•	tions are ordered to be filed with the Court by this date Defendant's appearance is waived and not required to
completed by this date, or this setting shall be a Disc	overy Hearing	discovery and evidence exchange are ordered to be. Witnesses shall be subpoenaed in the absence of the red and not required to appear. Defense Counsel may
processes shall be completed by this date. If the case is	s not resolved p rmine the statu	All Pre-Trial Intervention and Diversion application orior to this setting and/or if the Court has not otherwise s of the case. At this time the case will be set for trial Defense Counsel are required to appear in person.
<b>Trial Setting (JTRL or CTRL):</b> (30 days after PTC 10:00 A.M. for trial. <i>Defendant and Defense Counse</i>		on is at 1:00 P.M. All parties shall report in person at to appear in person.
	ly, upon agreer	of the settings above, the plea will be taken at the time ment of both parties a setting to dispose of a case by a fired to appear in person.
Additional Settings: Either party may request settings Any additional settings must be approved by the Pres		addition to the ones listed above for good cause shown the Court.
3	•	Supervision will be reset for 30 days and then set for st be approved by the Presiding Judge of the Court.

Date Entered:

Judge Presiding Harris County Criminal Court at Law No. 10