CAUSE NO.	
CAUSE NO.	_

v.

IN THE COUNTY CRIMINAL COURT AT LAW NO. <u>8</u>

HARRIS COUNTY, TEXAS

## CASE SCHEDULING ORDER

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This matter is assigned to:

**Track A: Non-Complex Misdemeanor** 

**Track B: Complex Misdemeanor** (DWI Blood Cases, Felony Pending Case from the Same Transactions, etc.)

The Defendant, as well as the Attorneys for the State and Defendant, are ordered to appear, unless otherwise ordered by the Court, as follows:

Arraignment (ARRG) Setting: If necessary, the Court will address probable cause, magistrate warnings, bond conditions, and other preliminary matters. If the Defendant is in custody, the Defendant will be appointed an attorney, and bail may be reviewed as appropriate. *Defendant is required to appear*.

**Non-Trial (NTRL) Setting:** (60 days from Arraignment). Court's Standing Discovery Order *shall* be filed by this setting. *Defendant's appearance is waived and not required to appear*.

**Motions (MOTN) Setting: (Track A:** 30 days after NTRL/ **Track B:** 45 days after NTRL). All discovery Motions are ordered to be filed with the Court by this date in accordance with the Texas Code of Criminal Procedure 28.01. *Defendant's appearance is waived and not required to appear.* 

**Pre-Trial Motion (PTMO) Setting: (Track A & B**: 30 days after MOTN). **All discovery and evidence exchange are ordered to be completed by this date, or this setting shall be a <u>Discovery Hearing</u>. Witnesses shall be subpoenaed in the absence of the evidence and ready for this setting. Parties may appear via Zoom. Witnesses must appear in person, unless otherwise agreed to by both parties.** *Defendant is required to appear***.** 

**Pre-Trial Conference (PTCR) Setting: (Track A & B**: 30 days after PTMO). **All Pre-Trial Intervention and Diversion application processes** *shall* **be completed by this date**. If the case is not resolved prior to this setting and/or if the Court has not otherwise ordered, all parties shall appear at this setting to determine the status of the case. *Defendant is required to appear*.

Anticipated Plea: If the matter is to be disposed of by plea at any of the settings above, the plea will be *taken at the time of and in lieu of the events of that setting*. Additionally, upon agreement of both parties a setting to dispose of a case by a plea may be accelerated. Counsel shall have plea paperwork completed and e-filed prior to the scheduled setting. *Defendant is required to appear*.

Additional Settings: Either party may request settings or hearings in addition to the ones listed above for good cause shown. Any additional settings must be approved by the Presiding Judge of the Court.

**MAJ/MRP Settings**: Motions to Revoke or Adjudicate Community Supervision will be reset for **30 days and then set for a hearing unless good cause is shown**. After that setting, the MAJ / MRP will be set for a hearing on the matters alleged. Any additional settings must be approved by the Presiding Judge of the Court. *Defendant is required to appear*.

<b>Date Entered:</b>	