CAUSE N	0				
STATE OF TEXAS	§ 8	IN THE COUNTY COURT			
v.	\$ \$ \$	AT LAW			
	§	WILSON COUNTY, TEXAS			
	VER OF ARRA ER SETTING (AIGNMENT CASE FOR TRIAL			
On		, the Defendant and the defense attorney			
		, after consultation:			
WAIVE (1) the right to ha	ave a copy of the Ir	formation served at least two days prior to			

the present day, (2) the right to be arraigned on said Information, and (3) the right to have the Information read;

STIPULATE the Defendant is the person charged with the misdemeanor offense in this criminal

cause;

CONCEDE that the name of the Defendant stated in the Information is correct, or the Defendant **ATTESTS** that his/her true name is:

_____;

ATTEST that the Defendant (1) understands the accusation brought herein, and the range of punishment, and (2) knows of his/her right to plead guilty, not guilty, or nolo contendere, and knows of his/her right to a jury trial on any such plea;

ENTER a plea of Not Guilty; and

ACKNOWLEDGE	that	the	case	is	set	for	pre-trial	hearings	on
								at <u>9a.m.</u>	<u>.</u> at

the Wilson County Courthouse 2nd floor Courtroom.

Defendant

APPROVED:

Attorney for Defendant

Judge Presiding