C	CAUSE NO:	
THE STATE OF TEXAS VS:	\$ \$ \$	IN THE 294 th JUDICIAL DISTRICT COURT VAN ZANDT CO, TEXAS
	AIVER OF ARRAIGI DGEMENT OF PRE-	
person named and Defendant's name is offense charged and intends to enter a further show this Court that said Defe indictment/information and that said D Defendant does hereby intentionally, frof the information/indictment and waarraigned. Defendant and Defendant's content of the information of t	is correctly set out, that so plea ofNot Gundant understands that he defendant has the right to reely, voluntarily and know aives all formalities of the bunsel both acknowledge at 9:00 a.m. Any pre-trivial raised by pleadings filed ed or filed except by permeasures.	ows this court that said Defendant is the same said Defendant understands the elements of the nilty or Guilty. The Defendant would be has the right to be served with a copy of the be arraigned. Understanding these rights, said wingly waive the right to be served with a copy arraignment and the Defendant's right to be that this matter is set for a PRE-TRIAL fall matters set out in Article 28.01 of the Texas seven (7) days before the pre-trial hearing, and mission of the Court for good cause shown.
Attorney for the Defendant		Defendant
ORDER APP	ROVING WAIVER O	OF ARRAIGNMENT
the Court that same is requested by the all things be granted. IT IS therefore ORDERED that the	raignment and Service of a Defendant freely, intelligue above and foregoing W	, 2024, the Defendant set out above, and it appearing to gently, voluntarily and knowingly and should in aiver of Service of Indictment/Information and
Arraignment by the Defendant be and i		-
The Defendant must appear at the release within 10 days of the date of the dat		and sign the Court's conditions of pre-trial ve not already been signed.
	HON. CHRIS I 294 th Judicial D	

Van Zandt County, Texas