IN THE COUNTY CRIMINAL COURT TWO EL PASO COUNTY, TEXAS

THE STATE OF TEXAS

VS	CAUSE NO				
ADMONISHMENT TO DEFENDANT ON DEFERRED ADJUDICATION					
supervision and the Court has green condition of probation imposed u court for a hearing. I am entitled will proceed with an adjudicatio adjudication of guilt on the original	endere. I have requested that I be granted deferred adjudication community ranted my request. I have been informed by the Court that if I violate a upon me, I may be arrested and detained until I can be brought before the to a hearing limited to the determination by the court of whether the court of guilt on the original charge. The determination to proceed with arginal charge is reviewable in the same manner as a revocation hearing djudication of guilt was not deferred. (Art. 42A.108 TCCP)				
•	djudication of guilt, all proceedings, including assessment of punishment, nting of community supervision, and defendant's appeal, continue as if the deferred. (Art. 42A.110 TCCP)				
Subchapter E-1 of Chapter 411 o	ht to receive or petition the Court for an order of nondisclosure under of the Texas Government Code, as applicable, unless I am ineligible for ar of (1) The nature of the offense for which I was placed on deferred on; or (2) My criminal history.				
 Defendant	Attorney for Defendant				
finds that the evidence substantia	ORDER endant's plea of guilty or nolo contendere and having heard the evidence, tes the Defendant's guilt. The Court further finds that the best interest of served by placing the defendant on deferred adjudication community				
	judication of guilt, the Court defers further proceedings and ORDERS that red adjudication community supervision formonths as provided by				
RENDERED AND SIGNED					
	JUDGE ROBERT S. ANCHONDO				