EL PASO COUNTY COURT AT LAW NUMBER FOUR EL PASO COUNTY, TEXAS

THE STATE OF TEXAS V.) CAUSE NO
MOTION FOR DEFERRED ADJUDICATION OF GUILT	
Section 5(a), after the Defendant's entering plea the evidence and finding that it substantiates guil	d cause hereby moves the Court, under the provision of C.C.P, Article 42.12, of guilty to the offense charged in the information and the Court's hearing of lt, to place the Defendant on community supervision on reasonable terms and riod as the Court may prescribe, not to exceed two years.
that such processing of the case is in the best inte	Defendant's consent to enter such motion under terms and conditions and states erest of society. The Defendant also understands that, in the event that the n enter a judgment of guilt and assess any punishment provided by law for the ty.
Respectfully submitted on	·
DEFENDANT	ATTORNEY FOR DEFENDANT
ADMONISHMENT TO	O DEFENDANT ON DEFERRED ADJUDICATION
placed on deferred adjudication. I had been info may be arrested and detained until I can be broug will be limited to the determination by the Court charge. No appeal may be taken from this deter- including assessment of punishment which can be probation, and my appeal continue as if the adjud-	ed cause, have been informed of my right to petition the court for an order of
DEFENDANT	ORDER
On this day came to be heard the above motion s Court, after considering the same, is of the opinion	submitted by the Defendant in the above-styled and numbered cause, and the on that said motion should be GRANTED.
	at this time, the Court defers further proceedings and ORDERS that the ity supervision for a period of years as provided by said Article
RENDERED and SIGNED on	·

Alejandro Gonzalez JUDGE COUNTY COURT AT LAW NUMBER FOUR