MD-0337613

State of Texas County Court at Law No. 3

VS.

Richard E Cheney Galveston County, Texas

Judgment

Of

On This The 12th Day Of August, 2013 the above entitled and numbered cause was called for trial and the state appeared by her criminal district attorney and the defendant Richard E Cheney appeared in person and by their attorney of record, Donnie D. Quintanilla and all parties announced ready for trial, and the defendant in open court, in person, pleaded noto contendere to the charge of Theft Prop>=\$500<\$1,500 contained in the information herein. Thereupon the defendant was admonished by the court of the consequences of said plea including the minimum and maximum punishment, and the said defendant persisted in pleading nolo contendere and it plainly appearing to the court that the said defendant is sane and that him is not influenced in making said plea by any consideration of fear or by a persuasion or delusive hope of pardon prompting him to confess his guilt, the said plea is received by the court and now entered of record in the minutes of the court as the plea herein of said defendant. Thereupon the defendant, his counsel, and the criminal district attorney announced in open court, that they and each of them agreed in writing to waive a jury in this cause and to submit this cause to the court, and information read, the defendant's plea thereto, and after having heard all evidence for the state and the defendant and argument of counsel, is of the opinion and so finds that the defendant is guilty as confessed by him to the offense of Theft Prop>=\$500<\$1,500 which occurred on the 10th day of August, 2013. It is therefore ordered, adjudged and decreed by the court that on this the 12th day of August, 2013., the said defendant Richard E Cheney is guilty of the offense Theft Prop>=\$500<\$1,500 as charged in the information in this cause, and as confessed by him in his plea of nolo contendere herein made, and the court having heard evidence on the question of punishment and argument of counsel thereon fixed the punishment by payment of a fine in the amount of \$0.00 and by confinement in the county jail for a term of 9 days and that the State Of Texas do have and recover of the said defendant all costs in this proceeding incurred, for which let execution issue; and that the said defendant be remanded to jail to await the further order of the court herein.

Thereupon the said defendant in person in open court requested that sentence of the law be at once pronounced against him and waived the time as well as his right so to do to file a motion for a new trial and in arrest of judgment. Whereupon the court asked the defendant whether he had anything to say why sentence should not be pronounced against him and he answered nothing in bar thereof. Whereupon the court in defendant's presence proceeded to pronounce sentence on him as follows:

It is ordered by the court that the defendant who has been adjudged guilty of the offense of Theft

Prop>=\$500<\$1,500 be and he is hereby sentenced to pay a fine of \$0.00, to pay attorney's fees \$0.00 of taxed as cost of court, to pay interpreter's fees of \$0.00 taxed as cost of court, to pay restitution of \$0.00 and to pay extradition fees



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of said sentence and that the State Of Texas do have and recover the said defendant all costs in this proceeding incurred for which let execution issue.

Said defendant is given credit for time served in jail for a period of **3 days**. Defendant is ordered to immediately report to the department of court services to pay in one lump sum on this day (or) to pay in installments as determined by the department of court services, his fine, fees, restitution and or court costs.

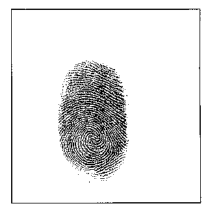
And, the defendant's thumb print that appears on this judgment was taken in accordance with article 38.33 of the code of criminal procedure.

Entered 12th day of August, 2013,

Barbara E. Roberts , Presiding Judge

County Court at Law No. 3

Of Galveston County, Texas



Right Thumbprint

