Statutory	Warnings	By	Magistrate
-----------	----------	----	------------

THE STATE OF TEXAS	
COUNTY OF GALVESTON	

Δ

Δ

R

Μ

§

§

Arts. 15.17, 26.04, C.C.P.

SPN

BK:

1865 This is to certify that on this day, designated below, I administered to herein identifed accused the warning and admonishment required by Articles 15.17 and 26.04 of the Texas Code of Criminal Procedure, by informing him/her in clear language the following:

 You have been accused of the offense(s) of Charge #1: <u>THEFT PROP>=\$500(\$1500</u> Charge #2: Charge #3: You have a right to retain counsel You have the right to remain silent. You have the right to have an attorney preser You have the right to terminate the interview You have the right to request the appointment You have the right to an examining trial. You are not required to make a statement a 	E: Bond: Bond: Bond: Bond: ant during any inerview v at any time. ant of counsel, if you a and that any statement	Charge #5: Charge #5: s with peace officers or atto tre indigent and cannot affo t made by you may be used	ord counsel.
 Charge #1: THEFT PROP>=\$500<\$1500 Charge #2: Charge #3: 2) You have a right to retain counsel (3) You have the right to remain silent. (4) You have a right to have an attorney preser (5) You have the right to terminate the interview (6) You have the right to request the appointment (7) You have the right to an examining trial. (8) You are not required to make a statement a Jpon inquiry by the Court, the defendant stated 	Bond: ^{\$2,500.} Bond: Bond: at during any inerview. v at any time. ant of counsel, if you a and that any statement	Charge #5: Charge #5: s with peace officers or atto tre indigent and cannot affo t made by you may be used	ormeys representing the State.
 Charge #3: (2) You have a right to retain counsel (3) You have the right to remain silent. (4) You have a right to have an attorney preser (5) You have the right to terminate the interview (6) You have the right to request the appointment (7) You have the right to an examining trial. (8) You are not required to make a statement a Jpon inquiry by the Court, the defendant stated in the statement is the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in the statement in the statement is the statement in t	Bond: Bond: at during any inerview v at any time. ant of counsel, if you a and that any statement	Charge #5: Charge #5: s with peace officers or atto tre indigent and cannot affo t made by you may be used	ormeys representing the State.
 (2) You have a right to retain counsel (3) You have the right to remain silent. (4) You have a right to have an attorney preser (5) You have the right to terminate the interview (6) You have the right to request the appointment (7) You have the right to an examining trial. (8) You are not required to make a statement a Jpon inquiry by the Court, the defendant stated 	at during any inerview v at any time. ant of counsel, if you a and that any statement	s with peace officers or atto are indigent and cannot affo t made by you may be used	ormeys representing the State.
	v at any time. ent of counsel, if you a ind that any statement	s with peace officers or atto are indigent and cannot affo t made by you may be used	
Upon inquiry by the Court, the defendant stated the United State of America, or	the defendant is a cit	izen of	23
the United State of America, or			
the country of	, (check c	ne) a 🔲 mandatory 🗌	discrestionary notification
The Court further informed the defendant that			· · · · ·
As a non-U.S. Citizen, who is being arrested	d or detained, you are	entitled to have us notify y	/ou country's consular
representatives here in the United States. D	o you want us to notif	y your country's consular o	fficials? 🔲 Yes 🔲 No
 Because of your nationality, we are required have been arrested or detained. We shall not in a addition, after advising the Accused of his/heta addition, after advising the Accused of his/heta addition, after advising the Accused of his/heta addition, after advising the Accused appointed Counsel and (court or designee) on	btify your country's co er right to counsel: (c forms were completed bybyHar OT currently on bail fo set at2, 502 ked.	nsular officials as soon as p heck one) d and forwarded to d delivery	possible. Main STA mail □ U. Main ST hat I do not have enough ST h being set individually as Sted C N
certify the above statutory warning and other m	atters stated herein o	ccurred at (check one)	
Galveston County, Texas, or at 1, 20, 20	Time:	PRESIDING MAGIS	n W. Baker / La Marque Municipal Judge
This is to certify that on this day, designated is and 26.04 of the Texas Code of Criminal Proc		above warning and admonî:	shment required by Articles 15.17