

CAUSE NO. 158673901010

THE STATE OF TEXAS

§
§
§
§
§

IN THE 174TH DISTRICT COURT

VS.

OF

TREVINO, CRYSTAL MARIE

HARRIS COUNTY, TEXAS

OFFENSE: POSS W/INT DEL CS PG1 1G <4 GRAMS (359923)

WAIVER OF CONSTITUTIONAL RIGHTS, AGREEMENT TO STIPULATE, AND JUDICIAL CONFESSION

In open court and prior to entering my plea, I waive the right of trial by jury. I also waive the appearance, confrontation, and cross-examination of witnesses, and my right against self-incrimination. The charges against me allege that in Harris County, Texas, **TREVINO, CRYSTAL MARIE**, hereafter styled the Defendant, heretofore on or about 4/9/2018, did then and there unlawfully, knowingly possess with intent to deliver a controlled substance, namely, Methamphetamine, weighing more than 1 gram and less than 4 grams by aggregate weight, including any adulterants and dilutants.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

I understand the above allegations and I confess that they are true and that the acts alleged above were committed on 4/9/2018.

In open court I consent to the oral and written stipulation of evidence in this case and to the introduction of affidavits, written statements, of witnesses, and other documentary evidence. I am satisfied that the attorney representing me today in court has properly represented me and I have fully discussed this case with him.

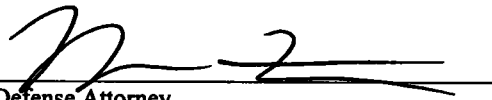
I intend to enter a plea of guilty and the prosecutor will recommend that my punishment should be set at **2y DADJ / Santa Maria / \$50 to crime stoppers / 120 hours CSR / enroll in vocation or trade program** and I agree to that recommendation. I waive any further time to prepare for trial to which I or my attorney may be entitled. Further, I waive any right of appeal which I may have should the court accept the foregoing plea bargain between myself and the prosecutor.


TREVINO, CRYSTAL MARIE

SUBSCRIBED AND SWORN TO before me on 12/6/19


Harris County Deputy District Clerk

I represent the defendant in this case and I believe that this document was executed by him knowingly and voluntarily and after I fully discussed it and its consequences with him. I believe that he is competent to stand trial. I agree to the prosecutor's recommendation as to punishment. I waive any further time to prepare for trial to which I or the defendant may be entitled.


Defense Attorney
FLEMING, MARCUS JUSTIN

I consent to and approve the above waiver of trial by jury and stipulation of evidence



COWARDIN, WILLIAM M.
Assistant District Attorney
Harris County, Texas
TBC No. 24071444
COWARDIN_WILLIAM@dao.hctx.net

This document was executed by the defendant, his attorney, and the attorney representing the State, and then filed with the papers of the case. The defendant then came before me and I approved the above and the defendant entered a plea of guilty. After I admonished the defendant of the consequences of his plea, I ascertained that he entered it knowingly and voluntarily after discussing the case with his attorney. It appears that the defendant is mentally competent and the plea is free and voluntary. I find that the defendant's attorney is competent and has effectively represented the defendant in this case. I informed the defendant that I would not exceed the agreed recommendation as to punishment.



Judge Presiding
Harris County 174th District Court
Signed on

12-6-19

FILED
Marilyn Burgess
District Clerk

DEC 06 2019
Time: 12:10-19
Harris County, Texas
By _____ Deputy

CAUSE NO. 158673901010

STATE OF TEXAS

§ IN THE 174TH DISTRICT COURT

VS.

§ OF

TREVINO, CRYSTAL MARIE

§ HARRIS COUNTY, TEXAS

ADMONISHMENTS

Pursuant to article 26.13(d), Code of Criminal Procedure, the court admonishes you, the defendant, as follows and instructs you to place your initials by each item if you fully understand it.

CT -

You are charged with the felony offense of:
POSS W/INT DEL CS PG1 1G <4 GRAMS (359923)

If convicted, you face the following range of punishment:

CT

Second Degree Felony: A term of not more than 20 years or less than 2 years in the Correctional Institutions Division of the Texas Department of Criminal Justice and, in addition, a fine not to exceed \$10,000.00 may be assessed.

CT

PLEA BARGAINS: If no plea bargain agreement exists, the recommendation of the prosecuting attorney is not binding on the Court. If a plea bargain agreement does exist, the Court will inform you whether or not it will follow that plea bargain agreement before making any finding on your plea. Should the Court reject the plea bargain agreement, you will be permitted to withdraw your plea, if you so desire.

CT

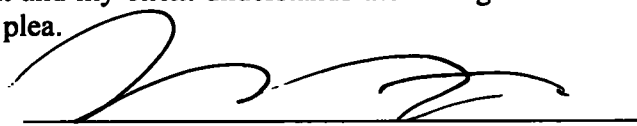
PERMISSION TO APPEAL: If the punishment assessed by the court does not exceed the punishment recommended by the prosecutor and agreed to by you and your attorney, the court must give its permission to you before you may prosecute an appeal on any matter in this case except for those matters raised by you by written motion filed prior to trial.

CT

CITIZENSHIP: If you are not a citizen of the United State of America, a plea of guilty or nolo contendere for the offense with which you are charged in this case may result In your deportation, your exclusion from admission to this country, or your denial of naturalization under federal law; My attorney has advised me that this plea will result in the following immigration consequences for me:

is a US citizen. No consequences.

I have advised my client and my client understands the immigration admonition above and is aware of the consequences of the plea.



FLEMING, MARCUS JUSTIN
Attorney for Defendant (signature)

C.T.

DEFERRED ADJUDICATION: I understand that if the court defers entering a finding of guilt and places me on deferred adjudication community supervision:

- Upon a violation of a condition of community supervision, I may be arrested and detained.
- I will be entitled to a hearing limited to the determination by the Court of whether to proceed with an adjudication of guilt on the original charge. If the Court determines that I violated a condition of probation, the Court may assess my punishment within the full range of punishment for this offense.
- After an adjudication, all proceedings, including the assessment of punishment, pronouncement of sentence, and granting of community supervision, continue as if the adjudication of guilt had not been deferred.
- If I successfully complete this deferred adjudication, I may be eligible to petition the Court for non-disclosure of the criminal history record information related to this case in accordance with Texas Government Code Sec. 411.081. Otherwise it will remain a public record.

C.T.

ALCOHOL AND/OR DRUGS: I further understand that if I was under 21 years of age at the time I committed the offense of driving while intoxicated, or an offense involving the manufacture, possession, transportation or use of an alcoholic beverage, or the manufacture, delivery, possession, transportation, or use of a controlled substance, dangerous drug, or simulated controlled substance that my Texas driver's license or my privilege to obtain a Texas driver's license and a driver's license in many other states will be automatically suspended for one (1) year from the date sentenced is imposed or suspended in open court and that my driver's license suspension shall remain in effect until I attend and successfully complete an alcohol education program in this state. And, if I am over 21 years of age and I receive a final conviction or a suspended sentence for driving while intoxicated, or for violating the Controlled Substance Act, or a drug offense, my Texas driver's license will be suspended, and will remain suspended until I successfully attend and complete a drug or alcohol education program as prescribed by law, report the successful completion to the Court in which I was convicted, and the Texas Department of public Safety receives notice of the completion. I also understand that I may be eligible to receive a restricted license from the court during this period of suspension.

STATEMENTS AND WAIVERS OF DEFENDANT

CT I am mentally competent, that I understand the nature of the charges against me;

CT I understand the admonishments of the trial court set out herein;

CT I hereby WAIVE the right to have the trial court orally admonish me;

CT I WAIVE the right to have a court reporter record my plea;

CT I represent to the trial court that the State will make the plea bargain agreement or recommendation, if any, set forth in the Waiver of Constitutional Rights, Agreement to Stipulate, and Judicial confession herein and I understand the consequences, as set out above, should the trial court accept or refuse to accept the plea bargain or plea without an agreed recommendation;

CT I further state my plea is freely, knowingly and voluntarily made;

CT If my counsel was appointed, I waive and give up any time provided me by law to prepare for trial;

CT I am totally satisfied with the representation provided by my counsel and I received effective and competent representation;

CT I waive and give up my right to a jury in this case and my right to require the appearance, confrontation, and cross-examination of the witnesses;

CT I understand that before sentence may be imposed, the Court must order preparation of a Presentence Investigation Report by the probation officer pursuant to Article 42A.252 TEX CODE CRIM. P. I have thoroughly discussed this matter with my attorney and believe that for the Court to compel me to participate in the preparation of such a report would abridge the protection provided me by the Constitution of the United States and the Constitution and laws of the State of Texas and could result in further prejudice to me. Therefore, I hereby in writing respectfully decline to participate in the preparation of a Presentence Investigation Report and request that said report not be made prior to the imposition of sentence herein. I further knowingly, voluntarily, and intelligently waive any right which I may have to the preparation of said report either under Article 42A.252, TEX CODE CRIM. P., or under Article 42.09, Sec 8. TEX CODE CRIM. P.;

CT I fully understand the consequences of my plea herein, and after having fully consulted with my attorney, and I hereby request that the trial court accept said plea;

CT I waive and give up under Article 1.14 of the Texas Code of Criminal Procedure any and all rights given to me by law whether of form, substance, or procedure;

CT I have freely, knowingly, and voluntarily executed this statement in open court with the consent of and approval of my attorney;

CT I read and write English. I have read and I understand this document, the Waiver of Constitutional Rights, Agreement to Stipulate, Judicial Confession and Plea of Guilty filed In this case;

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