

THE STATE OF TEXAS

VS

\_\_\_\_\_

CAUSE NO. \_\_\_\_\_

IN THE JP COURT NO. 4

ANDERSON COUNTY, TEXAS

AFFIDAVIT

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the defendant in the above styled and numbered cause, and would show the Court that he is charged herein with a misdemeanor traffic offense in the Texas Transportation Code, in this State, but not Secs. 545.066, 550.22, 550.23 or a serious traffic violation or an offense to which Section 542.404 Transportation Code applies.

Wherefore, defendant prays the Court to defer all proceedings in this cause for 90 days under the provision Sec. 45.051/45.0511 of the Texas Code of Criminal Procedure in the exercise of its discretion as therein provided to authorize defendant to take an appropriate Driving Safety Course or Other driving safety course, as the Court may prescribe, and upon successful completion of the same, and proof thereof within THIRTY (30) DAYS from date of completion.

AFFIDAVIT

I hereby affirm that I am not in the process of taking a Driving Safety Course under the Texas Transportation Code. (Dismissal of certain misdemeanor charges upon completing Driving Safety Course), and I have not completed a Course under the Texas Transportation Code, that is not yet reflected on my driving record.

Check one [ ] NOLO CONTENDRE [ ] GUILTY

\_\_\_\_\_  
ADDRESS

On the above date, the above named defendant personally appeared and swore under oath that the information set out herein is true and correct

\_\_\_\_\_  
DEFENDANT OR DEF. ATTORNEY

DATE \_\_\_\_\_

PHONE \_\_\_\_\_

\_\_\_\_\_  
Notary Public or J.P.

Commission Expires: \_\_\_\_\_

The foregoing application, this day presented to this Court, has been considered by the Court and the essential allegations therein found to be true.

It is, THEREFORE, CONSIDERED, ORDERED, AND ADJUDGED, That all proceedings in this cause be stayed for ninety (90) days; that should defendant herein successfully complete The National Safety Council's Driving Safety Course at any school, public or private, approved by the TEXAS SAFETY ASSOCIATION to teach the same, and make due proof thereof to this Court not later than thirty (30) days from the date of completion, this cause shall be dismissed.