CASE No. 241-1208-13 COUNT 1 INCIDENT NO TRN: THE STATE OF TEXAS IN THE 241ST DISTRIC § v. NOV RICHARD DEWAYNE HICKS SMITH COUNTY, OBEHS CLERK 24 Ist UUD. U QURT. MITH CO., TX STATE ID No.: 50368827 DEPUTY

ORDER OF DEFERRED ADJUDICATION

Judge Presiding:	Hon. Jack Skeen Jr.	Date Order Entered:	11/07/13			
Attorney for State:	BARRON, DALE	Attorney for Defendant:	DAVIDSON, DONALD			
Offense:						
FRAUD SELL SECURITIES						
Charging Instrument INDICTMENT		Statute for Offense: 581.29C				
Date of Offense: 12/1/06						
Degree of Offense:		Plea to Offense:	Findings on Deadly Weapon:			
1" Degree Felo		Guilty	N/A			
Terms of Plea Bargain: REFLECTED IN JUDGMENT						
Plea to 1 st Enhanceme Paragraph:	N/A	Plea to 2 rd Enhancement/Habita Paragraph:	ual N/A			
Findings on 1st Enhan Paragraph:	cement N/A	Findings on 2 nd Enhancement/Habitual Paragra	aph: N/A			
Plea on Jurisdictional Paragraph:	N/A					
Findings on Jurisdicti Paragraph:	onal N/A					
ADJUDICATION OF GUILT DEFERRED;						

ADJUDICATION OF GUILT DEFERRED; DEFENDANT PLACED ON COMMUNITY SUPERVISION.

PERIOD OF COMMUNITY SUPERVISION: TEN (10) YEARS

FERIOD OF COMMUNITY SUPERVISION: TEN (10) YEARS					
Fine: \$0.00	<u>Court Costs:</u> \$338.00	Restitution: \$243.686.89	Restitution Payable to: X VICTIMS see Pre Sentence Report		

Sex Offender Registration Requirements DO NOT APPLY to the Defendant.

Time

36 DAYS -

Credited:

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Smith County, Texas. The State appeared by her District Attorney as named above.

Counsel / Waiver of Counsel (select one)

XXX Defendant appeared in person with Counsel.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered a plea as indicated above. The Court admonished the Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court FINDS such evidence substantiates Defendant's guilt. The Court FINDS that, in this cause, it is in the best interest of society and Defendant to defer proceedings without entering an adjudication of guilt and to place Defendant on community supervision.

The Court ORDERS that Defendant is given credit noted above for the time spent incarcerated. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

The Court Orders that no judgment shall be entered at this time. The Court further Orders that Defendant be placed on community supervision for the adjudged period so long as Defendant abides by and does not violate the terms and conditions of community supervision. See Tex. Code Crim. Proc. art. 42.12 § 5(a).

Furthermore, the following special findings or orders apply:

Court approves Defendant's written waiver of right to appeal.

Signed and Ordered on This 7^{TH} Day of November, 2013.

Jack Skeen Jr., JUDGE PRESIDING

Clerk:

Amanda Deck



Right Thumbprint: