Did George Floyd have a criminal history?

George Floyd, 46, was born in Fayetteville, North Carolina, and grew up in Houston, Texas.

A father of two girls and a son, the six-foot-seven "gentle giant" had been a star football and basketball player in high school.

The <u>Houston Chronicle</u> reports that 13 years ago, Floyd was charged with aggravated robbery with a deadly weapon - citing Harris County Court records.

He moved from his hometown several years ago to embark on a fresh start in Minneapolis where he worked as a truck driver and bouncer, say family and friends.

What was he jailed for?

In 2009, Floyd served a five-year prison sentence as part of a plea deal on the 2007 charge of aggravated robbery with a deadly weapon, reports the Houston Chronicle.

One of his Houston pals, Ronnie Lillard, told the <u>BBC</u> that he became involved in his local ministry, Resurrection Houston, after being freed from jail.

Determined to change himself and help improve his neighbourhood, "Big Floyd" - as he was known - "embraced his own life change [and] he was looking around at his community," Lillard added.

Floyd's ex, Roxie Washington, told reporters: "People mistake him because he was so big that they thought he was always a fighting person, but he was a loving person."

What did the Minneapolis police union president say about George Floyd?

Minneapolis police union head Lt Bob Kroll ranted in a letter to cops that they were being made "scapegoats" during ongoing "terrorist movement" protests against Floyd's brutal death.

He said: "What is not being told is the violent criminal history of George Floyd. The media will not air this."

Making no reference to the way in which Floyd was pinned down until he was no longer conscious, Kroll whined about the response of Mayor Jacob Frey, Minnesota Governor Tim Walz and other leaders.

Slamming them as "despicable", he complained the officials had refused to "acknowledge the work of MPD," reports the <u>Star-Tribune</u>.

Kroll said: "I commend you for the excellent police work you are doing in keeping your coworkers and others safe during what everyone except us refuses to call a riot.

"You've turned the tide of the largest scale riot that Minneapolis has ever seen."

Why was he stopped by Minneapolis police on May 25?

On May 25, "someone called 911 and reported that a man bought merchandise from Cup Foods... in Minneapolis, Hennepin County, Minnesota with a counterfeit \$20 bill", say prosecutors.

Their court report explains that, once at the scene, officers Thomas Lane and J.A. Kueng were told the customer was sitting in a car nearby.

Floyd was in the vehicle with another man and woman.

One cop "pulled his gun out and pointed it at Floyd's open window and directed Floyd to show his hands".

After ordering him to leave the car, the officer "pulled him out of the car" and Floyd "actively resisted" being handcuffed.

Once restrained, however, Floyd was "compliant".

Asking him if he was "on anything" the officer explained that he was arresting him for "passing counterfeit currency", the report adds.

But, on the way to the cops' car, Floyd panicked, and said that he suffered from "claustrophobia".

"Officers Derek Chauvin and Tou Thoa then arrived in a separate squad car



President of Minneapolis Police Officers Federation Bob Kroll says that people should remember George Floyd's "violent criminal history", including a home invasion that involved pointing a gun at a pregnant woman which resulted in five-year prison sentence. Kroll called protests over Floyd's death the work of a terrorist movement.

"What is not being told is the violent criminal history of George Floyd. The media will not air this," Kroll wrote in a letter addressed to his members that was published on Twitter on Monday.

Police union President Lt. Bob Kroll, commending officers and blasting the protests in a letter to his membership: pic.twitter.com/nZO8tryeqa

— Libor Jany (@StribJany) June 1, 2020

George Floyd was sentenced to five years in prison in 2009 for an assault and robbery committed two years earlier. He was convicted after pleading guilty to entering a pregnant woman's home and jabbing a gun in her stomach while searching for money and drugs, according to court documents.

According to the court report, the pregnant victim said the largest member of the group, who she identified as Floyd, "forced his way inside the residence, placed a pistol against the complainant's abdomen, and forced her into the living room area of the residence."

"This large suspect then proceeded to search the residence while another armed suspect guarded the complainant, who was struck in the head and sides by this second armed suspect with his pistol while she screamed for help."

Floyd, who was accompanied by five other men, never found any money or drugs, but took jewelry and the victim's cell phone. A neighbor who observed the robbery occur wrote down the license plate number of the perpetrators.

Even before that, he had been convicted of a range of charges from armed robbery to drug possession, the <u>Daily Mail reported</u>.

"This terrorist movement that is currently occurring was a long time build up which dates back years," Kroll said in his letter.

According to him, some of the city's issues exist because Minneapolis leaders "have been minimizing the size of our police force and diverting funds to community activists with an antipolice agenda."

"Our chief requested 400 more officers and was flatly denied. This is what led to this record-breaking riot," he added.

"I've worked with the four defense attorneys that are representing each of our four terminated individuals under criminal investigation, in addition with our labor attorneys to fight for their jobs. They were terminated without due process," Kroll wrote.

In his letter, he also explained why the police department was not more vocal in the press. According to him, it would have a negative impact on the work and safety of police officers.

"I've been a visible target from the groups conducting this riot, politicians on the left allowing it and encouraging it, and liberal media. My visibility during this time would only increase your danger. I've received countless death threats throughout this."

"We see the heroic work being done. We acknowledge it and commend you for it," he said, telling his co-workers to stay safe.

Many have pointed to the massive loss in black lives directly due to riots and looting and have asked why David Dorn, the elderly black man and retired St. Louis police captain who was <u>shot</u> and <u>killed on video</u> while protecting his friend's pawn shop during the riots, has not received nearly the same media attention and support from the Black Lives Matter movement.

Other black males, such as 53-year-old Federal Protective Services officer Dave Patrick Underwood, a federal law enforcement officer who was shot and killed while <u>on duty</u> during riots last Friday in Oakland, have also received little attention in comparison to Floyd.

Floyd's death last week sparked widespread <u>violent protests</u> across the United States, from New York City to Los Angeles. He died of asphyxiation after a policeman kneeled on him for nearly nine minutes, which was caught on video.

Title image: Protesters take a knee on Flatbush Avenue in front of New York City police officers during a solidarity rally for George Floyd, Thursday, June 4, 2020, in the Brooklyn borough of New York. Floyd died after being restrained by Minneapolis police officers on May 25. (AP Photo/Frank Franklin II)

- George Floyd moved to Minneapolis in 2014 for a fresh start after being released from prison in Houston, Texas following an arrest for aggravated robbery
- Floyd had turned his life around but died on Monday after a white officer knelt on his neck while arresting him for allegedly paying with a fake \$20 bill
- None of the officers could have been aware of Floyd's more than a decade-old criminal history at the time of the arrest
- The 46-year-old had left behind his past in Houston after being released from prison stemming from a 2007 robbery
- He plead guilty to entering a woman's home, pointing a gun at her stomach and searching the home for drugs and money, according to court records
- Floyd was sentenced to 10 months in jail for having less than one gram of cocaine in a December 2005 arrest
- He had previously been sentenced to eight months for the same offense, stemming from an October 2002 arrest
- Floyd was arrested in 2002 for criminal trespassing and served 30 days in jail
- He had another stint for a theft in August 1998



CASE NO. 1143230 INCIDENT NO./TRN: 9162821113A001

THE STATE OF TEXAS		§ IN THE 337TH DISTRICT					
v. FLOYD, GEORGE		§ COURT § HARRIS COUNTY, TEXAS					
							STATE ID No.: TX0
JUDGM	MENT OF CONVIC	TION BY COURT—	-Waiver of Jury Trl	AL			
Judge Presiding:	HON. JON HUGHES	Date Judgment Entered:	4/8/2009				
Attorney for State:	JOSEPH VINAS	Attorney for Defendant:	LAINE D. LINDSEY				
Offense for which De AGG ROBBE	fendant Convicted: RY-DEADLY WPN						
Charging Instrument INDICTMENT		Statute for Offens N/A	91.				
Date of Offense: 8/9/2007		4	Š				
Degree of Offense: 1ST DEGREE F		Plea to Offense:	Findings on Deadly Wes YES, A FIREARM				
Terms of Plea Bargai 5 YEARS TDCJ.	n:						
Plea to 1st Enhancem Paragraph:	ent N/A	Plea to 2 nd Enhanceme Paragraph:	nt/Habitual N/A				
Findings on 1st Enha: Paragraph:	ncement N/A	Findings on 2 nd Enhancement/Habitus	Findings on 2 nd Enhancement/Habitual Paragraph: N/A				
Date Sentence Impos	ed: 4/3/2009	Date Sentence to Com	mence: 4/3/2009				
Punishment and Plac of Confinement:	5 YEARS INSTITU	TIONAL DIVISION, T	DCJ				
	* THIS SENTEN	CE SHALL RUN CONCUR	RENTLY.				
AND DESCRIPTION OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUM			N COMMUNITY SUPERVISION FOR N/	Α.			
Fine: s N/A	Court Costs: \$ 350.00		n Pavable to: M (see below) AGENCY/AGENT (s	ee below)			
Sex Offender Regis The age of the victim	tration Requirements do no at the time of the offense was	ot apply to the Defendant. '	TEX. CODE CRIM. PROC. chapter 62				
-20750	efendant is to serve sentence in TD	was a second of the second of					
En	20 <u>.</u> .	4/3/2009 From					
Time En		Eron		22			
FR		From					
0.002320	A DAYS NOTES: N/A	inty jail or is given credit toward f	ne and costs, enter days credited below.				
		ed above are incorporated into the	language of the judgment below by reference.				
		- 1. P. J. (1. P. J. 1. P. J. 1. P. J. 1. P. J. (1. P. J. 1. P. J. 1. P. J. 1. P. J. (1. P. J. 1. P. J. 1. P. P	seared by her District Attorney.				
Defendant appea	Waiver of Counsel (select or ared in person with Counsel. ringly, intelligently, and volunt		sentation by counsel in writing in open o	ourt.			

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above.

The Court then admonished 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

Case (Cause) Number	Style	File Date	Court	Status	Type Of Action / Offense
114323001010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE (SPN: 01610509) (DOB: 10/14/1973)	11/27/2007	337	Defendant:Disposed(D) Disposition:Disposed(DISP)	AGG ROBBERY- DEADLY WPN (F)
105047301010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE PERRY (SPN: 01610509) (DOB: 10/14/1973)	12/15/2005	179	Defendant:Disposed(D) Disposition:Disposed(DISP)	POSS W / INT DEL / MAN / DEL PG1 >=4<200G (F)
097658901010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE PERRY (SPN: 01610509) (DOB: 10/14/1973)	2/6/2004	185	Defendant:Disposed(D) Disposition:Disposed(DISP)	MAN / DEL CS PG I <1GRAM (F)
115177701010- 2 Complete(C)	The State of Texas vs FLOYD, GEORGE (SPN: 01610509) (DOB: 10/14/1973)	1/3/2003	12	Defendant:Disposed(D) Disposition:Disposed(DISP)	TRESPASS PROP / BLDG-NO FORB ENT (M)
092886901010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE LEE (SPN: 01610509) (DOB: 10/14/1973)	10/29/2002	184	Defendant:Disposed(D) Disposition:Disposed(DISP)	POSS CS PG 1 <1G (F)
107577801010- 2 Complete(C)	The State of Texas vs. PERRY, FLOYD (SPN: 01610509) (DOB: 10/14/1973)	8/29/2001	5	Defendant:Disposed(D) Disposition:Disposed(DISP)	FAIL IDENT TO P-O- FUGITIVE (M)
984955901010- 2 Complete(C)	The State of Texas vs. FLOYD, GEORGE (SPN: 01610509) (DOB: 10/14/1973)	12/9/1998	6	Defendant:Disposed(D) Disposition:Disposed(DISP)	THEFT - \$50-\$500 (M)
079379601010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE (SPN: 01610509) (DOB: 10/14/1973)	9/25/1998	262	Defendant:Disposed(D) Disposition:Disposed(DISP)	THEFT FROM PERSON (F)
075978001010- 3 Complete(C)	The State of Texas vs. FLOYD, GEORGE (SPN: 01610509) (DOB: 10/14/1973)	8/3/1997	182	Defendant:Disposed(D) Disposition:Disposed(DISP)	MAN / DEL CS PG I <1GRAM (F)

Floyd had at least five stints in jail. In one of the charging documents, officials noted Floyd had two convictions in the 1990s for theft and delivery of a controlled substance, but it is not clear if Floyd served any time for either of those offenses

The final straw for Floyd came after serving five years in prison in 2009 for aggravated assault stemming from a robbery in 2007 where he entered a woman's home, pressed a gun into her stomach and searched the home for drugs and money, according to court records.

Floyd pleaded guilty to the robbery where another suspect posed as a worker for the local water department, wearing a blue uniform in an attempt to gain access to the woman's home, according to the charging document.

But when the woman opened the door, she realized he was not with the water department and attempted to close the door, leading to a struggle.

At that time, a Ford Explorer pulled up to the home and five other males exited the car and went up to the front door.

The report states the largest of the group, who the victim later identified as Floyd, 'forced his way inside the residence, placed a pistol against the complainant's abdomen, and forced her into the living room area of the residence.

'This large suspect then proceeded to search the residence while another armed suspect guarded the complainant, who was struck in the head and sides by this second armed suspect with his pistol while she screamed for help.'

Not finding any drugs or money at the house, the men took jewelry and the woman's cell phone and fled in their car. A neighbor who witnessed the robbery took down the car's license plate number.

Later, police tracked down the car and found Floyd behind the wheel. He was later identified by the woman as the large suspect who placed a gun against her stomach and forced her into her living room, the document states.

061050

THE STATE OF TEXAS

01610509

D.A. LOG NUMBER: 1344665 CJIS TRACKING NO .:

GEORGE FLOYD

SPN:

BY: KV DA NO: 001815007 AGENCY:HPD

3512 NALLE HOUSTON, TX

VS.

DOB: BM 10-14-74 DATE PREPARED: 11/27/2007

O/R NO: 117571501

ARREST DATE: TO BE

BAIL: \$50,000

27

NCIC CODE: 1204 04

RELATED CASES:

FELONY CHARGE: AGGRAVATED ROBBERY

CAUSE NO: HARRIS COUNTY DISTRICT COURT NO:

FIRST SETTING DATE:

1143230 337

PRIOR CAUSE NO:

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, GEORGE FLOYD hereafter styled the Defendant, heretofore on or about AUGUST 9, 2007, did then and there unlawfully while in the course of committing theft of property owned by ARACELY HENRIQUEZ and with intent to obtain and maintain control of the property, intentionally and knowingly threaten and place ARACELY HENRIQUEZ in fear of imminent bodily injury and death, and the Defendant did then and there use and exhibit a deadly weapon, to-wit: A FIREARM.

PROBABLE CAUSE

Affiant J. Tapia is a certified peace officer with the Houston Police Department assigned to the Robbery Division. Affiant believes and has reason to believe that the Defendant, George Floyd, committed the felony offense of Aggravated Robbery with a Deadly Weapon on or about August 9, 2007 in Harris County, Texas. Affiant bases his belief on the following facts:

Affiant was assigned the follow-up investigation of a robbery that occurred on August 9, 2007 at 8710 Glenhouse Court, Houston, Harris County, Texas. Affiant reviewed Houston Police Department offense report # 117571507-C, which was written by certified peace officer D.A. Richardson, who is also employed by the Houston Police Department. Affiant met with Aracely Henriquez, Complainant #1, and Angel Negrete, Complainant #2, who are both credible and reliable persons, who advised him that on August 9, 2007, they, along with Amanda Negrete (1 yoa), were all inside their residence at 8710 Glenhouse Court when they heard a knock on the front door. As Complainant Henriquez looked out the front window, she observed a black male dressed in a blue uniform who told her that he was with the water department. As Complainant Henriquez opened the door, she immediately realized that this person was not with the water department and attempted to close the door. However, this male held the door open and prevented her from doing so. At this time, a black Ford Explorer pulled up in front of the Complainants' residence and five other black males exited this vehicle and proceeded to the front door. The largest of these suspects forced his way into the residence, placed a pistol against the complainant's abdomen, and forced her into the living room area of the residence. This large suspect then proceeded to search the residence while another armed suspect guarded the complainant, who was struck in the head and side areas by this second armed suspect with his pistol after she screamed for help. As the suspects looked through the residence, they demanded to know where the drugs and money were and Complainant Henriquez advised them that there were no such things in the residence. The suspects then took some jewelry along with the complainant's cell phone before they fled the scene in the black Ford Explorer, whose license plate was written down by a neighbor who witnessed the suspects exiting the vehicle and entering the complainants' residence. (Note: One of the suspects, (specifically the second armed suspect who was left guarding Complainant Henriquez), was inadvertently left behind inside the complainants' residence by the other suspects after he decided to leave her and search one of the rooms but managed to flee the scene on foot.) Affiant conducted follow-up investigation in this case and, after being unable to make contact with the registered owner of the suspects' vehicle, Affiant flagged this vehicle as wanted for this incident. On 11-15-07, officers with the Houston Police Department Narcotics Division came across this vehicle during one of their respective investigations and identified the following subjects as occupants of this vehicle at the time of their investigation: George Floyd, (Driver), Kornelious Barlow, (Front Passenger). Upon learning of this development, Affiant obtained booking photos of both subjects and had these photos placed in two separate arrays. Affiant presented these arrays to Complainants Henriquez and Negrete and Complainant Henriquez tentatively identified Defendant George Floyd as being the largest of the suspects who initially forced his way into her home, pulled the pistol into her abdominal area, and forced her into the living room area. Complainant Negrete positively identified Defendant Floyd as being one of the suspects whom he remembered seeing going through the cabinets in the kitchen.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on November 27, 2007

NT DISTRICT ATTORNEY OF HARRIS COUNTY, TEXAS.

The final straw for Floyd came after serving five years in prison in 2009 for aggravated assault stemming from a robbery where he entered a woman's home, pressed a gun into her stomach and searched the home for drugs and money, according to court records (pictured)

THE STATE OF TEXAS

VS.

OMAR JAMAL JETT 3630 WARD

HOUSTON, TX

NCIC CODE: 1204 04

SPN: 01610509/ DOB: BM/10/14/74 DATE PREPARED: 9/25/98

RELATED CASES:

FELONY CHARGE: AGGRAVATED ROBBERY

CAUSE NO: 0793796 HARRIS COUNTY DISTRICT COURT NO: 262nd

FIRST SETTING DATE:

D.A. LOG NUMBER:462619 CJIS TRACKING NO.:9029815183-A001

BY: MLM DA NO: 731 AGENCY: HPD O/R NO: 106870298 ARREST DATE: 09/24/98

BAIL: \$30,000 PRIOR CAUSE NO:

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, GEORGE FLOYD, hereafter styled the Defendant, heretofore on or about AUGUST 21, 1998, did then and there unlawfully while in the course of committing theft of property owned by JUAN BOTELLO and with intent to obtain and maintain control of the property, intentionally and knowingly threaten and place JUAN BOTELLO in fear of imminent bodily injury and death, and the Defendant did then and there use and exhibit a deadly weapon, to-wit: A FIREARM.

© Harris County District Clerk

He served time stemming from a charge of aggravated robbery with a firearm in August 1998 (pictured)

JUDGMENT ON PLEA OF GUILTY/NOLO CONTENDERE/NOT GUILTY BEFORE COURT-WAIVER OF JURY TRIAL THE STATE OF TEXAS IN THE DISTRICT COURT COUNTY CRIMINAL COURT AT LAW NO. OF HARRIS COUNTY, TEXAS AKA Judge Date of Judgment Presiding Attorney Date Sentence for State: Imposed: ☐ Defendant Sentence Attorney Waived to Begin for Defendant: Counsel Date: Offense Convicted Date of Offense: A MISDEMEANOR, CLASS: Terms of Plea Bargain (In Detail) (Circle appropriate selection - N/A = not available or not applicable) lst Paragraph Plea to Enhancement 2nd Paragraph Charging True | Not True | NA Paragraph(s): True | Not True | Instrument: Complaint | Indictment Information Findings on 1st Paragraph 2nd Paragraph Enhancement(s): True | Not True True | Not True Guilty Nolo Contendere | Not Guilty Affirmative Findings: Deadly Weapon: Hate Crime: Yes | No N/A Yes | No | N/A Family Violence: Yes | No | N/A 6 Punishment Imposed and (Mark all that apply) S Place of Confinement: Institutional Division, TDCJ Sentence suspended, Defendant placed on community supervision for State Jail Division, TDCJ Harris County Jail SEE SPECIAL INSTRUCTIONS, incorporated herein by Fine Only

© Harris County District Clerk

Name changed from

Credited:

COMB_CR02 12/01/98

Floyd served 10 months at Harris County jail for a theft offense

days toward

incarceration

Driver's license is suspended for a period of _

Judgment Addendum incorporated herein by reference.

days toward

(Mark appropriate selections below, if applicable)

fine and costs

1

days toward incarceration,

fine and costs

days/months/years.

COURT COSTS: \$

RECORDER'S MEMORANDUM.

This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming. Floyd pleaded guilty to the first degree felony and was sentenced in April 2009 to five years in prison.

Prior to that, Floyd was sentenced to 10 months in state jail for possession of cocaine. He had been charged in December 2005 for having less than one gram of the controlled substance.

However, a few months later the charge was updated to possession with intent to deliver a controlled substance, amending the amount Floyd allegedly had to more than four grams of cocaine.

But according to court records, Floyd was able to have the charge reverted back to possession of cocaine less than a gram.

Floyd had two other cocaine offenses, receiving an eight month-sentence stemming from an October 2002 arrest and was sentenced to 10 months from a 2004 arrest.

Floyd was arrested in April 2002 for criminal trespassing and was sentenced to 30 days in jail.

He did another stint for theft with a firearm in August 1998. He served 10 months at Harris County jail.

In one of the charging documents, officials noted Floyd had two convictions in the 1990s for theft and delivery of a controlled substance, but it is not clear if Floyd served any time for either of those offenses.



PZ

JUDGMENT ON PLEA OF GUILTY/NOLO CONTENDERE/NOT GUILTY BEFORE COURT—WAIVER OF JURY TRIAL

CAUSE NO.	
THE STATE OF TEXAS IN THE DISTRICT	COURT
VS. COUNTY CRIMINAL COURT AT LAW NO.	12
AKA (Name of felendant)	_
Date of Judgment: 3/5/03 Date Sentence 3/5/03 Sentence 5/5/03 Date of University of the Begin: 5/5/03 Date of University of Universi	300
Attorney for.	
Attorney for Thefanders Weined Come	.1
Offense Convicted of: 1 Defendant Waived Couns	<u> </u>
J (TUTILYTUL (Y RUGUAS)	
A MISDEMEANOR CLASS: A B C A FELONY DEGREE: SI 3rd 2rd 1st CAPITAL	
Terms of Plea Bargain (In Depails Odayo HC), 87 days or	det
Plea to Enhancement 1st Paragraph 2nd Paragraph Charging Charging	_
Plea to Enhancement 1st Paragraph Paragraph(s): True Not True	tion
Findings on 1st Paragraph 2nd Paragraph	1
Enhancement(s): True Not True Not True Not True Not True Not Guilty Nolo Contendere Not Gui	ity
Deadly Family Victim Selected Victim Younger Controlled Substance	1
Weapon: Yes No N/A Violence: Yes No N/A) by Bias/Prejudice: Yes No N/A Than 17 years: Yes No N/A Used to Commit Crime: Yes Punishment Imposed (Mark all that apply)	NO NA
Punishment Imposed and Place of Confinement:	
placed on community supervision for	
State Jail Division, TDCJ	
Harris County Jail SEE SPECIAL INSTRUCTIONS, incorporated here	in by reference.
Fine in the Amount of S. Fine Only	
Time days toward days toward O7 days toward incarceration,	(QII
Credited: fine and costs fine and costs COURT COSTS:	11.00
Mark appropriate selections below, if applicable) Name changed from	
Judgment Addendum incorporated herein by reference.	7
Driver's license is suspended for a period ofdays/months/years. RECORDER'S MEMORANOU	w =
This instrument is of poor quality at the time of imaging	ly .c
It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited.	
Educational program waived in accordance with Article 42.12 Sec. 13 (h), upon a finding of good cause by the Court.	د
In accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by punish as a Class A misdemeanor. The Defendant is adjudged to be guilty of a state jail felony and is assessed the punishment indicated	ament cr
In accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause a Class A misdemeanor. The Defendant is adjudged to be guilty of a Class A misdemeanor and is assessed the punishment indicate	5 2
Formel Maintage Tomber wells Straight 1 of 2	12/17/07