THE STATE OF TEXAS

VS.

D.A. LOG NUMBER: 452142

CJIS TRACKING NO.: 9029708395-A001

**DENO STAMOS** 

01676450 SPN:

DOB:

BY: AM DA NO: 656 AGENCY:HPD

HOUSTON, TX

DATE PREPARED: 8/8/98

O/R NO: 100330198 ARREST DATE: 08 07 98

**NCIC CODE: 5404 16** 

**RELATED CASES:** 

MISDEMEANOR CHARGE: DRIVING WHILE INTOXICATED

CAUSE NO:

9831792

BAIL: \$500.00

PRIOR CAUSE NO:

HARRIS COUNTY CRIMINAL COURT AT LAW NO:

FIRST SETTING DATE: 8-14-98

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

Comes now the undersigned Assistant District Attorney of Harris County, Texas on behalf of the State of Texas, and presents in and to the County Criminal Court at Law No. 4 of Harris County, Texas, that in Harris County, Texas, DENO STAMOS, hereafter styled the Defendant, heretofore on or about AUGUST 7, 1998, did then and there unlawfully while intoxicated, namely not having the normal use of his mental and physical faculties by the reason of the introduction of ALCOHOL into his body, operate a motor vehicle in a public place.

It is further presented that in Harris County, Texas, DENO STAMOS, hereafter styled the Defendant, heretofore on or about AUGUST 7, 1998, did then and there unlawfully while intoxicated, namely having an alcohol concentration of at least 0.10 in his BREATH operate a motor vehicle in a public place.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

ASSISTANT DISTRICT ATTORNEY

OF HARRIS COUNTY, TEXAS.

**INFORMATION** 

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

DISTRICT COURT IN THE THE STATE OF TEXAS COUNTY CRIMINAL COURT CORDER'S MEMORANDUM: AT LAW NO. instrument is of poor quality and not satisfactory for photographic OF HARRIS COUNTY, TEXAS recordation; and/or alterations were present at the time of filming. AKA OCT 1 5 1998 Date of Judge Judgment Presiding Date Attornet Sentence for Imposed State: Defendant Sentence Attorney Waived to Begin for Counsel Date: Defendant Date of Offense Convicted of Offense: В A FELONY, DEGREE: SJ MISDEMEANOR, CLASS: Terms of Plea Bargain (In Detail): (Circle appropriate selection - N/A = not available or not applicable) Plea to Enhancement 1st Paragraph 2nd Paragraph Charging True | Not True Paragraph(s): True | Not True Complaint | Indictment (Information Instrument: Findings on 1st Paragraph 2nd Paragraph Enhancement(s): True | Not True | True | Not True Nolo Contendere | Not Guilty Affirmative Findings Deadly Weapon Yes | No | (N/A Family Violence Yes No Hate Crime: Yes | No Punishment Imposed and (Mark all that apply) Place of Confinement. Institutional Division, TDCJ State Jail Division, TDCJ Harris County Jail SEE SPECIAL INSTRUCTIONS, incorporated herein by reference Fine Only Time days toward days toward days toward incarceration. Credited incarceration fine and costs fine and costs COURT COSTS: \$ 4 (Mark appropriate selections below, if applicable) Name changed from Judgment Addendum incorporated herein by reference. Driver's license is suspended for a period of days/months/years CD-003 R011/20/97

1

	The Defendant is entitled to	days credit toward suspension of driver's	license.
	It is ordered by the Court, that any w	veapon(s) seized in this case is/are hereby forfeited	l.
	Educational program waived in acco	rdance with Article 42.12 Sec. 13 (h), upon a findi	ing of good cause by the Court
	In accordance with Section 12.44(a), as a Class A misdemeanor. The Def	, Penal Laws of Texas, the Court finds that the end condant is adjudged to be guilty of a state jail felong	is of justice would best be served by punishment y and is assessed the punishment indicated above
	In accordance with Section 12.44(b), Class A misdemeanor. The Defenda	, Penal Laws of Texas, the Court authorizes the pro int is adjudged to be guilty of a Class A misdemean	osecuting attorney to prosecute this cause as a nor and is assessed the punishment indicated above
above; of The Define Court the plea is in Defendar Defendar Defendar Provision The Departm State Jai Division, remanded The Sher The Harri	r the Defendant knowingly, intelligently, and endant waived his right of trial by jury, and plut the Defendant is mentally competent to make the process of the Court and entered of rink was granted the right of allocution and ansatt.  It is considered, ordered and that the Defendant all costs of the prosecution for which excess of Art. 42.12, Sec. 9, Code of Criminal Prof. Is ordered above, and that if the punient of criminal Justice (TDCJ) that the Defendant of Criminal Justice (TDCJ) that the Defendant of Criminal Justice (TDCJ) that the Defendant of the custody of the Sheriff of Harris County. Its ORDERED by the Court that if the punifithe Sheriff of Harris County. Texas: unless iff shall confine the Defendant in the Harris County Sheriff and pay all fine and court of the County Sheriff and pay all fine and court of	I voluntarily waived the right to representation by counsel a leaded as indicated above. Thereupon, the Defendant was ad not trial, that the plea is freely and voluntarily made, and the ecord. The Court having heard the evidence submitted, for swered nothing in har thereof. The Court proceeded in the JUDGED by the Court that the Defendant is guilty of the condant be punished as indicated above for the period indicated attom will issue. Further, the Court finds the Presentence Invocedure, internet assessed against the Defendant is confinement in the indicate with the provisions of the law governing the Institutive until said Sheriff can obey the directions of this sentence, instructed to receive such convicts, and said Defendant by until said Sheriff can obey the directions of this sentence, instructed to voluntarily surrender to the item of the Defendant is instructed to voluntarily surrender to the incomity Jail for the period indicated above, and until the fine instructed assessed against the defendant is for a fine only, the costs as ordered by the Court in this cause; unless the Court	indicated above, and both parties announced ready for the similarity of the Court as required by law. It appearing to that the Defendant is aware of the consequences of his pleat that the Defendant guilty of the offense indicated above. The presence of the Defendant to pronounce sentence against the offense indicated above, and that the Defendant committed the above, and that the Defendant committed the dispose, and that the Defendant committed the dispose, and that the Defendant committed the dispose, and that the Defendant committed the institutional Division of the applicable in Institutional Division of the Text at shall be confined in the Institutional Division or State Jail
IT Defendar	nt is placed on community supervision for the IS ORDERED by the Court that this senten platively.	period indicated above pending his abiding by and not violatice runs concurrent with any other sentence(s) unless it is in	above that the sentence is to be suspended, and if so, the ating the terms and conditions of his community supervision indicated on the Judgment Addendum that the sentence is to
		Signed and entered on Association	Selfello
Com Expi	munity Supervision	14 1999 x /1	19 Sur
Noue	e of Appeal:		PRESIDING JUDGE
Mano	date Received:	·	Entered 23/100/999
After	Mandate Received, Sentence to Be	egin Date is:	Verified Cd
Recei Sheri	ved onatat	AM   PM.	LCBT SOLU
By_		Deputy	LCBU
<del></del>			

CAUSE NO. 983/792

THE STATE OF TEXAS IN COUNTY CRIMINAL COURT RECORDER'S MEMORANDUM: This instrument is of poor quality and not satisfactory for photographic VS. AT LAW NO. recordation; and/or alterations were present at the time of filming. OF HARRIS COUNTY, TEXAS 180 DAYS PROE **CONDITIONS OF PROBATION** the defendant being granted \_\_\_\_\_days/months/years probation for the misdemeanor offense(s) of  $\underline{\mathcal{I}}$ Article 42.12 of the Texas Code of Criminal Procedure is hereby ordered to abide by all of the following conditions and terms of probation during the period of probation. It is therefore ORDERED that the defendant shall follow and abide by conditions 1 through 8, and all additional conditions identified by a (X) or check ( 1) mark. Abide by both the rules and regulations of the Harris County Community Supervision and Corrections (1) Department (hereafter referred to as HCCS & CD) and the following conditions of probation during the term of probation. (2)Commit no offense against the laws of this or of any other state or of the United States . Avoid injurious or vicious habits. You shall not use, possess, or consume any controlled substance, (3) תא narcotic, dangerous drug or marijuana unless prescriped pursuant to a lawfully written physician's order دري of prescription; to wit:\_ က (4) Avoid persons or places of disreputable or harmful character, specifically robation offices for the Harris County Criminal Court at Law No. 607 on the (5) Report in person to ر day of day of each month thereafter or as directed by the probation officer for the officer on the remainder of the probation unless so ordered differently by the Court. (6)Permit the probation officer to visit you at your home, or place of employment, or as required by the Work faithfully at suitable employment and present written verification of employment (including all (7)attempts to secure employment) once each month on the reporting date. County, Texas. Notify the probation (8)Remain within a specified place, to wit: officer orally and in writing of any change in your home address within 48 hours of the change. You are not to travel outside of ty, Texas without first receiving prior written permission from the Court through your probation one be assessed, and all court cost, whether a fine be assessed or not, in installments to Pay your fine, it fine and/or cost at the rate of per MON \_ beginning on 🏑 and to continue on the day of each month thereafter, to the Sheriff of Harris County, Texas through HCCS & CD until the total sum is paid in full. Pay your fine, if one be assessed, and all court cost, whether a fine be assessed or not, in one lump sum (9a) (10)Pay restitution or reparation in any sum that the court shall determine, to wit: pay \$ beginning on continue on the day of each month until the total sum is paid in fu EIMBURS to

payable through HCCS & CD.

~	
7	
(	Л
4	د
C	0
	O
C	خ
-	-
ŕ	ڊ
	نَد

Condition	ns of Pro	obstion page 2 of 4	
	(11)	Pay a supervisory fee to the HCOS-ft CD in the argount of \$	
<b>/</b>		of the tay of tay of each month thereafter during the probationary period, unless ordered to do otherwise by the court.	
[ ]	(12)	Support your dependents as provided by law. Provide your probation officer with a certified copy of any and all Court orders requiring payment of child support.	
[ ]	(13)	Reimburse Harris County, Texas for compensation paid to your Court-appointed attorney in this matter in the total sum of \$	
[ ]	(14)	Pay a percentage of your income to the victim of the offense in the total sum of \$	. :
i (A)	(15)	Pay \$ 50. (not to exceed \$50.00) to Crime Stoppers of Buston Area at the rate of \$ W/V SV/V   per month beginning	
i KP	(16)	Submit yourself to random urine specimen analysis by authorized personnel for the HCCS & CD including any department with courtesy supervision jurisdiction and reveal to said authorized personnel proof of any medication legally prescribed for you prior to submitting a specimen.	1) M
(A)	(17)	any medication legally prescribed for you prior to submitting a specimen.  Pay a Laboratory processing fee to the HCCS & CD in the amount of \$30 December for urine specimen analysis ordered herein beginning the day of	1999
P	(18)	Maintain a financial responsibility to satisfy the requirements of Article 6701h, Revised Statutes and furnish evidence of such financial responsibility when requested to do so by a peace officer, the court or an employee of HCCS & CD.	
	(19)	Attend and successfully complete, with 180 days from the date probation is granted, an approved alcohol and drug education program as required by V.A.C.C.P. Art. 42.12, Sec. 13.	
10	(20)	Submit yourself to an alcohol/drug evaluation by	4.2.5.3
[ ]	(21)	Participate in the Community-based Program, Anonymous Meetings, attending meetings per, beginning and continue participation until further order of this Court. Written verification of each meeting attended must be presented to probation officer, to be retained in probation file.	ा •
[ ]	(22)	Attend and successfully complete an alcohol/drug treatment program atas recommended. Written verification must be presented to probation officer, to be retained in probation file.	123
0	(23)	Do not drive or operate a motor vehicle in Texas without a valid Texas Driver's License.	
[]	(24)	You are only to operate a motor vehicle equipped with a deep-lung breath analysis mechanism to make impractical the operation of the motor vehicle if ethyl alcohol is detected in your breath and abide by the rules and regulations of the HCCS & CD Program beginninguntil further order of the Court.	
1/0	(25)	Submit to an evaluation of your educational skill level and if it is determined that you have not attained the average skill of students who have completed the sixth grade in public schools in this state, you shall participate in the HCCS & CD program that teaches functionally illiterate persons to read.	
[ ]	(26)	Participate in and successfully complete the Community-based program, G.E.D. Program. Written verification upon entrance and completion of the program must be provided to a probation officer, to be retained in probation file. Enrollment to begin by	
$\varphi$	(27)	Participate in a community service program, Community Service Restitution administered through the HCCS & CD You shall perform a total of hours per beginning beginning	
1 1	(28)	Report in person to Harris County Criminal Court at Law No on the first business day of each month for the next months(s).	
180	(29)	Attend a D.W.I. Victim Impact Panel by	#05F

Co	<b>endition</b>	ons of Pro	obation page 3 of 4
[	]	(30)	Participate in the HCCS & CD Victim Offender Restitution Program (VORP) beginning You shall report to the HCCS & CD upon leaving the court
			this date, or upon release of custody to schedule a mediation session.
ĺ	1	(31)	Participate in the HCCS & CD Alcohol/Drug Abuse Intervention Program beginning until terminated by the Court, or upon successful completion and discharge.
[	1	(32)	Participate in an evaluation and treatment or counseling program through a Domestic Violence/Sexual Offender Treatment Program beginning on until successfully discharged.
ľ	]	(33)	Serve days in the Harris County Jail as a condition of probation beginning on
[	1	(34)	Participate in Electronic Monitoring through HCCS & CD for days beginning the date electronic monitoring is installed on your person.
[	3	(35)	Instead of sentencing to a period of incarceration, you are committed to the community based facility,
			complete the program. You are to remain in that facility under custodial supervision and comply with all rules, regulations, and contracts of the facility until successfully discharged or until further order of the court. If you are found to be medically unfit then you are to participate in the Super Intensive Probation Program.
[	1	(36)	Participate in the community based program, the HCCS & CD Supervision and Super Intensive Probation Program for a period of no less than 90 days beginning and faithfully follow all guidelines and instructions until successfully discharged or until further order of the court.
[	1	(37)	Abide by TIER 2 guideline if at any time it is assessed by HCCS & CD that you require maximum supervision.
ľ	1	(38)	Register as a Sexual Offender as required under Article 6252-13c.1 Revised Statutes.
[	1	(39)	Reimburse the in the amount of \$
[	]	(40)	Participate in the Weapons Education Safety Training (W.E.S.T.) Program by
[	1	(41)	If you are pregnant and have chosen to carry your baby through birth, you shall obtain prenatal care, post partum care and follow up pediatric care. You may obtain this care under the direction of the physician of your choice, or if you cannot afford prenatal and post partum care you shall participate in the prenatal/post partum care through The Shoulder, as directed by your probation officer. Pediatric follow up will be arranged after your delivery.
Į	]	(42)	Participate in the anti shoplifting/anti theft class.
ĺ	1	(43)	You are to have no contact with complaining witness.
ĺ	1	(44)	You are to prepare and send a letter of apology to:
[	]	(45)	You are to make donations to:
ι	]	(46)	You are to attend AIDS Awareness.
[	]	(47)	You are to be released to the personnel of the Harris County Community Supervisions and Corrections Department only and be committed to the Assessment and Diagnostic Unit of the Harris County Community Supervisions and Corrections Department pending your confinement and treatment in the designated Community Corrections Facility. You are to remain in custodial supervision and comply with all rules, regulations, and contracts of the Unit until you are confined in the designated Community Corrections Facility.

Conditions	of Probation	name 4 of 4

		muzzii pugo i oi	•		_			
150	(48)	IF	400 p	NE X	DWI	D FC	R	A
•		2010	S≥ <i>CD()</i> <	シング	()W/ .	400	XIZ	<u>'</u>
		RED	UIRED	722	Sucm	17 70	N	
		FRAK	10/	TE1T.				
			<del></del>					
						<del></del>	·	

You are hereby advised that under the law of this State, the court shall determine the terms and conditions of probation, and may at any time during the probation, alter or modify the conditions of probation.

The court also has the authority at anytime during the period of probation to revoke the probation when a preponderance of the evidence establishes a violation of one or more of the conditions set forth above. The Clerk of the Court has furnished me with a copy of the terms and conditions of probation.

Signature of Defendant

Signed and Entered this the

\_\_\_ day of

, A.D. 19\_\_

Probation expired the

. A.D. 19

Right Thumbprint

----

**5** သ CAUSE NO. 983179201010

THE STATE OF TEXAS **V5.** STAMUS, DENO

COUNTY CRIMINAL AT LAW NUMBER 004 HARRIS COUNTY, TEXAS

**KECORDER'S MEMORANDUM.** 

TERMINATION ORDER

This instrument is of poor quality and not satisfactory for photographic recordation; and/or alterations were present at the time of filming.

PROBATION (FULL TERM, SATISFACTORY)

PROBATION OFFICER/COURT LIASON OFFICER

THE COURT FINDS THAT THE FULL PERIOD OF PROBATION HAS EXPIRED AND THAT THE DEFENDANT HAS SATISFACTORILY FULFILLED THE TERMS AND CONDITIONS OF PROBATION. IT IS THEREFORE ORDERED THAT THE DEFENDANT IS HERE NOW DISCHARGED FROM PROBATION, THE VERDICT IS SET ASIDE OR IF THERE BE NO VERDICT THE DEFENDANT IS PERMITED TO WITHDWAW HIS PLEA, AND THE COMPLAINT AND INFORMATION ARE DISMISSED. DISCHARGED THE 14TH DAY OF OCTOBER 99.

OTHER/COMMENTS -

SIGNED THI

JUDGE PRESIDING

VOL.

PAGE

**CLERK'S COPY** 

AS805 B0820