THE STATE OF TEXAS VS.

DATE OF JUDGEMENT 08/18/22

IN THE COUNTY CRIMINAL COURT #3

DALLAS COUNTY, TEXAS

BARNETT, JACOB

JUDGEMENT ON NEGOTIATED PLEA OF GUILTY OR NOLO CONTENDERE BEFORE: □ PRESIDING JUDGE / □ MAGISTRATE/VISITING JUDGE NO COMMUNITY SUPERVISION

TERM JULY 2022

ATTORNEY FOR STATE ABBY PARMELLY	ATTORNEY FOR DEFENDANT: JEFFREY LEHMAN
OFFENSE CONVICTED OF: DWI	
CLASS B MISDEMEANOR	DATE OFFENSE COMMITTED: 07/13/19
CHARGING INSTRUMENT: INFORMATION	PLEA: NOLO CONTENDERE/GUILTY
FINDING OF COURT: GUILTY	
TERMS OF NEGOTIATED PLEA BARGAIN: (IN DETAIL) 3 DAYS COUNTY JAIL	PLEA BARGAIN AGREEMENT FOLLOWED: YES / NO
DATE SENTENCE IMPOSED: 08/18/22	COST: YES
PUNISHMENT AND PLACE OF CONFINEMEN 3 DAYS CONFINEMENT IN THE DALLAS DATE TO COMMENCE: 08/18/22	NT: COUNTY JAIL AND A FINE OF \$ 0.00
CREDIT FOR TIME SERVED: 2 DAYS	FINE PROBATED: NO
TX.C.C.P. COUNSELING FEE, IF APPLICABLE	E: \$ NOT TO EXCEED \$500.00
RESTITUTION / REPARATION: NO IF ADDRESS OF VICTIM OR AGENCY TO COLLECT	YES, NAME OF VICTIM: PAYMENTS:
AFFIRMATIVE FINDING OF FAMILY VIOLEN	NCE, IF APPLICABLE:
CASE TO RUN: CONCURRENT WITH ALL OT	
named attorneys and announced ready for trial. Defendant appointelligently, and voluntarily waived the right to representation. Having been admonished of the right to a jury trial, to of the Judge or Magistrate, the Defendant's attorney, if any, and of record in the minutes of the court before the Defendant enter. The Defendant entered the above plea to the charge the Defendant was informed as to whether or not the Judge or N Defendant is mentally competent and said plea free and volunta Defendant. After hearing evidence offered, the Judge / Magistr Defendant on the date set forth above. If this is a conviction for a DWI commit and maintain a motor vehicle interlock device of defendant's latest license suspension under T.C. It is, therefore, ordered and decreed by the Judge or offense as shown above on the date as shown above, and that sa confined for the above named term in accordance with the prov	the Defendant waived the right to a jury trial in writing and in open court with the consent and approval of the prosecuting attorney named above. The consent and approval of the waiver of jury trial was entered this plea. contained in the information/indictment. If it is shown above that there was a plea bargain agreement, dagistrate would follow or reject such agreement. It plainly appears to the Judge / Magistrate that try, the said plea is accepted by the Judge / Magistrate and is now entered of record as the plea of the rate finds the Defendant guilty of the offense as shown above and that the offense was committed by said tted within five years of the commission of a prior DWI, defendant must instain each vehicle owned or operated by defendant for one year from the date the
	eviewed the findings, actions, and recommendations of the Magistrate in this cause, finds that the terms ed and hereby adopts all findings, actions and recommendations of the Magistrate in this cause. The

SIGNED AND ENTERED THIS 18TH DAY OF AUGUST, 2022

Defendant is hereby adjudged guilty of the offense as set out above and ordered punished in accordance with the recommendations of the Magistrate. The judgment as shown above is hereby in all things approved and confirmed, and is hereby ordered into affect. The Court approved the finding of the Magistrate that the Defendant has the financial resources to enable the Defendant to offset any fines, court costs, expenses of legal services and restitution or in the amount ordered.

Attached to this judgment and incorporated by reference, are the terms of any fee payment pursuant to the Texas Code of Criminal Procedure, if applicable.

Following the disposition of this cause, the Defendant's fingerprint was placed upon a Certificate of Fingerprint. Said certificate is attached hereto and is

SID:05692218 TRN:9289950285 TRS:A001

COUNTY CRIMINAL COURT #3
DALLAS COUNTY, TEXAS

FORM M-330 REVISED 7-01-2016

incorporated by reference as a part of this judgment.

K