CAUSE NO		
STATE OF TEXAS	§ §	IN THE JUSTICE COURT
V.	§	PRECINCT
	§ §	
DEFENDANT	§	COUNTY, TEXAS
JUDGMENT OF AC	QUITT	AL – JURY TRIAL
Judge Presiding:		
Date of Judgment:		
Offense and Date:		
Defendant's Plea: Not Guilty		
This cause was called for trial in the Justice Co	ourt, Pr	ecinct No, in
County, T		
m. The State appeared by and throug	h its att	orney. Defendant appeared in person and:
□ was represented by		·
☐ waived the right to representation.		
A jury was selected, impaneled, and sworn. The entered the plea indicated above freely and vand the arguments of counsel. The court char or innocence of Defendant, and the jury delib court, the jury delivered its verdict in the presentation.	oluntar ged the erated	rily. The jury heard the evidence submitted in jury as to its duty to determine the guilt on the evidence. Upon returning to open
Having received the jury's verdict, and having Defendant NOT GUILTY of the charged offens that Defendant is immediately discharged and charge. The court admonishes Defendant that upon request by Defendant or by the State w	se. The d d releas t record	court ORDERS, ADJUDGES, AND DECREES sed from all liabilities relating to this ds related to this charge may be expunged
ISSUED AND SIGNED on		, 20
JUSTICE OF THE PEACE, PRECINCT COUNTY, TEXAS		