| The State of Texas | $\S$ |
| :--- | ---: |
| v. | $\S$ |
|  | $\S$ |
| FORD, ALONNIEA FANTASIA | $\S$ |
|  | $\S$ |
| State ID No.: TX07730293 | $\S$ |

## ORDER OF DEFERRED ADJUDICATION

| Judge Presiding: | MARITZA ANTU | Date Proceedings <br> Deferred: | $\mathbf{6 / 2 2 / 2 0 2 2}$ |
| :--- | :--- | :--- | :--- |
| Attorney for State: | JAMES O'DONNELL | Attorney for <br> Defendant: | WERLINGER, DANIEL J |

Offense:
DEADLY CONDUCT (531114)

| Charging Instrument: | Statute for Offense: |
| :--- | :--- |
| INDICTMENT | Defendant waived the right to trial by jury and entered the plea below: |
| Date of Offense: | GUILTY |
| 3/3/2021 | Findings on Deadly Weapon: |
| Degree of Offense: | YES, A FIREARM |
| CLASS A MISDEMEANOR | Finding on $1^{\text {sf }}$ Enhancement Paragraph: |
| $1^{\text {si }}$ Enhancement Paragraph: | N/A |
| N/A | Findings on 2 ${ }^{\text {nd }}$ Enhancement Paragraph: |
| $2^{\text {nd }}$ Enhancement Paragraph: | N/A |
| N/A |  |

Terms of Plea Bargain (if any): or $\square$ Terms of Plea Bargain are attached and incorporated herein by this reference.
1 YEAR DADJ, STATE REDUCED FELONY OFFENSE OF AGG ASSAULT W/DEADLY WEAPON, TO THE LESSER.
REDUCED FROM2ND DEGREE

## adjudication Of Guilt Deferred;

## Defendant Placed on Deferred adjudication Community Supervision.

## PERIOD OF DEFERRED AdJUDICATION COMMUNITY SUPERVISION: 1 YEAR.

## COnfinement As a Condition Of Deferred adjudication Community Supervision:

The Court Orders Defendant confined days in $\square$ the County Jail $\square$ a State Jail Facility as a condition of deferred adjudication community supervision. The period of confinement as a condition of community supervision starts when Defendant arrives at the designated facility, absent a special order to the contrary.

| Fines: | $\frac{\text { Court Costs: }}{\$ \mathbf{N 2 9 0 . 0 0}}$ | $\frac{\text { Reimbursement Fees: }}{\$ \mathbf{2 5 . 0 0}}$ |
| :--- | :--- | :--- |
| Restitution: | $\frac{\text { Restitution Payable to: N/A }}{\text { (See special finding or order of restitution which is incorporated herein by this reference.) }}$ |  |
| $\$ \mathbf{N} / \mathbf{A}$ | $\square$ Defendant is required to register as sex offender in accordance with Chapter 62, Tex. Code Crim. Proc. |  |
| (For sex offender registration purposes only) The age of the victim at the time of the offense was N/A. |  |  |

Was the victim impact statement returned to the attorney representing the State? N/A

This cause was called and the parties appeared. The State appeared by her District Attorney as named above.

## Counsel / Waiver of Counsel (select one)



Defendant appeared with Counsel.
Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court admonished Defendant. 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 the plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court Finds that such evidence substantiates Defendant's guilt. However, the Court Finds that it is in the best interest of society and Defendant to defer proceedings without entering an adjudication of guilt and to place Defendant on deferred adjudication community supervision.

Therefore, the Court Orders no judgment entered at this time. The Court further Orders Defendant placed on deferred adjudication community supervision for the period of time indicated above as long as Defendant abides by the conditions of the deferred adjudication community supervision.

The Court Finds that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc.

After having conducted an inquiry into Defendant's ability to pay, the Court Orders Defendant to pay the fines, court costs, reimbursement fees, and restitution as indicated above and further detailed below.

The document setting forth the conditions of deferred adjudication community supervision is attached and incorporated herein by this reference.
Fines Imposed Include (check each fine and enter each amount as pronounced by the court):

|  | General Fine ( $\$ 12.32,12.33,12.34$, or 12.35 , Penal Code, Transp. Code, or other Code) \$ | (not to exceed sto.000) |
| :---: | :---: | :---: |
|  | Add'l Monthly Fine for Sex Offenders (Art. 42A.653, Code Crim. Proc.) \$ As assessed as | . CS (s5.00/per moath of community mpervisioa) |
|  | Child Abuse Prevention Fine (Art. 102.0186, Code Crim. Proc.) \$100 |  |
|  | EMS, Trauma Fine (Art. 102.0185, Code Crim. Proc.) \$100) |  |
| $\square$ | Family Violence Fine (Art. 42A.504 (b), Code Crim. Proc.) \$100 |  |
|  | Juvenile Delinquency Prevention Fine (Art. 102.0171(a), Code Crim. Proc.) \$50 |  |
| $\square$ | State Traffic Fine (85 542.4031, Transp. Code) \$50 |  |
|  | Children's Advocacy Center Fine - as Cond of CS (Art. 42A.455, Code Crim. Proc.) \$ A | in Cond of CS (noct to exceed \$50) |
|  | Repayment of Reward Fine - as Cond of CS (Art. 42A. 301 (b) (20), Code Crim. Proc.) \$ | sed as a Cond. CS. (not to exceed \$50) |
|  |  |  |

## Furthermore, the following special findings or orders apply:

## DEADLY WEAPON.

## THE COURT FINDS DEFENDANT USED OR EXHIBITED A DEADLY WEAPON, NAMELY, A FIREARM, DURING THE COMMISSION OF A FELONY OFFENSE OR DURING IMMEDIATE FLIGHT THEREFROM OR WAS A PARTY TO THE OFFENSE AND KNEW THAT A DEADLY WEAPON WOULD BE USED OR EXHIBITED. TEX. CODE CRIM. PROC. ART. 42.12 §3G..

SEE THE ATTACHED FIREARM ADMONISHMENT

## Signed on 6/22/2022



Clerk: J GARCIA
Notice of Appeal Filed: _
Mandate Received: $\qquad$ Type of Mandate: $\qquad$ After Mandate Received, Sentence to Begin Date is: $\qquad$ Jail Credit: $\qquad$ DAYS

Case Number: 1712906 Court: 482 ND Defendant: FORD, ALONNIEA FANTASIA


Thumbprint

## WRITTEN ADMONITION ON INELIGIBILITY TO POSSESS FIREARM OR AMMUNITION

In accordance with Texas Administrative Code $\S 176.1$, the Court hereby admonishes you of the following: 1. You are, by entry of order or judgment, ineligible under Texas law to possess a firearm or ammunition.
2. Beginning now, if you possess a firearm or ammunition it could lead to charges against you. If you have questions about how long you will be ineligible to possess a firearm or ammunition, you should consult an attorney.
3. Under Texas Penal Code $\S 46.01(3)$ :
a. "Firearm" means any device designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use
b. "Firearm" does not include a firearm that may have, as an integral part, a folding knife blade or other characteristics of weapons made illegal by Penal Code Chapter 46 and that is (1) an antique or curio firearm manufactured before 1899 or (2) a replica of an antique or curio firearm manufactured before 1899 but only if the replica does not use rim fire or center fire ammunition.
The statutes listed below are a starting point for ineligibility to possess a firearm or ammunition. For more information about the laws that make you ineligible to possess a firearm or ammunition, or for more information on how long your ineligibility to possess a firearm or ammunition lasts, the Court recommends you contact an attorney.

- Code of Criminal Procedure Article 17.292 - Magistrate's Order for Emergency Protection
- Code of Criminal Procedure Article 42.0131 - Notice for Persons Convicted of Misdemeanors

Involving Family Violence

- Penal Code §46.02 - Unlawful Carrying Weapons
- Penal Code $\S 46.04$ - Unlawful Possession of Firearm
- Penal Code $\S 25.07$ - Violation of Certain Court Orders or Conditions of Bond in a Family Violence, Child Abuse or Neglect, Sexual Assault or Abuse, Indecent Assault, Stalking, or Trafficking Case
- Family Code $\$ 85.026$ - Warning on Protective Order

DATE: $\underline{06 / 22 / 2022}$

DEFENDANT:


CASE NUMBER: 171290601010
DEFENDANT NAME: FORD, ALONNIEA FANTASIA

## CONDITIONS OF COMMUNITY SUPERVISION

On this the 22nd day of June, 2022, you are granted 1 year community supervision for the MISDEMEANOR LEVEL A offense of DEADLY CONDUCT in accordance with Article 42A, Texas Code of Criminal Procedure, in the 482ND DISTRICT COURT of Harris County, Texas, by the Honorable Maritza Antu Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision:

1. Commit no offense against the laws of this or any other State or of the United States. You are to report any arrests within 24 hours.
2. Not use, possess, or consume any illegal drug or prescription drug not currently prescribed to you by a medical professional. You shall bring all current prescription containers to your Community Supervision Officer. If new medication is prescribed, you must bring the new prescription containers by your next scheduled report date.
3. Report to the Community Supervision Officer as directed for the remainder of the supervision term unless so ordered differently by the Court.
4. Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere.
5. Work at suitable employment and/or attend school full-time. Present either verification of employment or provide a log of all attempts to secure employment to your Community Supervision Officer as directed. You must notify HCCSCD of any change in your employment status by your next scheduled reporting date.
6. Abide by the rules and regulations of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCSCD).
7. Remain within Harris County, Texas or any counties directly touching Harris County, Texas. You may not travel outside these locations unless you receive prior written permission from the Court through your Community Supervision Officer.
8. Notify HCCSCD by your next report date of any change in residence.
9. Submit a non-diluted, valid, unaltered sample for the purpose of alcohol/drug monitoring at the request of the HCCSCD.
10. Participate in the HCCSCD Community Service Restitution Program (CSRP). You shall perform 0 hours as directed by HCCSCD CSRP policy. Hours must be completed 60 days prior to termination.
11. Support your dependents as required by law. Provide your Community Supervision Officer with proof that you are in compliance with all court-ordered support of dependents.

## CONDITIONS OF COMMUNITY SUPERVISION

Defendant Alonniea Fantasia Ford

Cause $\underline{\mathbf{1 7 1 2 9 0 6 0 1 0 1 0}}$
12. Submit to an evaluation of your Educational skill level by $07 / 22 / 22$. 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 a program that teaches functionally illiterate persons to read. If you are nonEnglish speaking, you will participate in English as a Second Language (ESL) program, if it is determined there is a need in order for you to meet the state mandate beginning upon referral until successfully discharged or released by further order of the Court.
13. Not ship, transport, possess, receive, or purchase a firearm, altered firearm, or ammunition, or attempt to ship, transport, possess, receive, or purchase a firearm, altered firearm, or ammunition.
14. Pay all fees through HCCSCD. All payments MUST be in the form of a Money Order, Cashier's Check or credit card. Online payments may be made with a credit card at PAYCSCD.COM. A \$2.00 transaction fee will be charged by HCCSCD to process each payment.
15. Pay a Supervision Fee at the rate of $\$ 25.00$ per month for the duration of your community supervision beginning 07/22/2022 to HCCSCD.
16. Pay a $\$ 12.50$ fee for a Client Card by $07 / 22 / 2022$ to HCCSCD if the client does not have a valid state issued Driver's License or Texas ID Card.
17. Pay a fine of $\$ .00$ and Court Costs at the rate of $\$ 25.00$ per month beginning $07 / 22 / 22$ to Harris County through HCCSCD. Court grants credit for 0 days served.
18. Pay $\$ 5.00$ per month to cover expenses of drug testing beginning 07/22/2022.
19. Submit to an assessment through HCCSCD Assessment Unit as directed. Participate and successfully complete any program(s) as indicated by the assessment or until further order of the court.
20. Pay a one-time fee of $\$ 100.00$ to HCCSCD for the purpose of screening and assessment.
21. Not use, consume, or possess alcoholic beverages.
22. Attend the Education Program Anger Management until successfully completed or as designated by the court.

## CONDITIONS OF COMMUNITY SUPERVISION

## Defendant Alonniea Fantasia Ford

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt.

## Court Directive for Release

Community Supervision expires on June 21, 2023.


Alonniea Fantasia Ford
Defendant

06/22/2022
Date Signed

Signed this the June 22, 2022.


Maritza Antu
Presiding Judge


Pedro Perez
$06 / 22 / 2022$
Date Signed
Court Liaison Officer

SPN 02472354
Plea Guilty

