

CASE NO. 13CR3557

COUNT

14 APR -3 AM 10: 23

DCJUDG

INCIDENT NO./TRN: 9216499060 A001

THE STATE OF TE	XAS	9	10TH JODICIAL
V.		· ·	CT COURT OF THERK
RICHARD EARI STATE ID No.: TX		§ GALVES §	STON COUNTY, TEXAS
JUDG	EMENT OF CONVICTIO	ON BY COURT—WAI	VER OF JURY TRIAL
Judge Presiding:	Hon. Kerry L. Neves	Date Judgment Entered:	APRIL 3, 2014
Attorney for State:	KATY JO MUNCIE	Attorney for Defendant:	HOLLY COOPER ROELL
Offense for which D	Defendant Convicted:		
THEFT OF PROP	ERTY < \$1,500 WITH TWO (2) OR MORE PREVIOUS (CONVICTIONS
Charging Instrumen INDICTMENT		Statute for Offense: 31.03 Penal Code	
Date of Offense:			
DECEMBER 21, 2	2013		
Degree of Offense:		Plea to Offense:	Findings on Deadly Weapon:
	ONY-sec 12.44(a) PC	GUILTY	N/A
Terms of Plea Barga			
	ONTHS COUNTY JAIL		
	100000000000000000000000000000000000000	Plea to 2 nd	Plea to 3 rd Enhancement/Habitual
Plea to 1 st Enhancen	nent N/A	Enhancement/Habitual	Paragraph: N/A
Paragraph:	1V/A	Paragraph: N/A	
Findings on 1st Enha	ancement	Findings on 2 nd	Findings on 3 rd
Paragraph:	N/A	Enhancement/Habitual	Enhancement/Habitual
		Paragraph: N/A	Paragraph: N/A
Date Sentence Imposed:	APRIL 3, 2014	Date Sentence to Commence:	APRIL 3, 2014
Punishment and Pla of Confinement:	ce TWELVE (12) MONTHS	S COUNTY JAIL	
	THIS SENTEN	CE SHALL RUN CONCUR	RENTLY.
☐ SENTENCE			CED ON COMMUNITY SUPERVISION
Fine:	Court Costs:	Attorney Fee	s:
\$	\$ 241.00	\$	
Restitution:		Restitution Payable	e to:
\$		☐ VICTIM (see b	pelow) AGENCY/AGENT (see below)
Sex Offender Regi	stration Requirements do not a	apply to the Defendant. TEX	. CODE CRIM. PROC. chapter 62
	m at the time of the offense was		
- me abo of the viet.			40 00 0007



the Addition	If Defender	nt is to sor	ve sentence in	TDCI ent	er incarcerati	ion periods	in chronolo	ogical order	•	
Time Credited:			From					ogical order	<u>.</u>	
			From							
	If Defendar	nt is to ser	ve sentence in	n county jai	l or is given o	credit towa	rd fine and	costs, enter	days credited	
	below.		MOTES, TA	MADD IN	NCARCERA	TION				
	97 DAYS		NOTES: TO	JWARD II	NCARCERA	ITON	agraphic	, , , , , , , , , , , , , , , , , , ,	A CONTRACTOR OF THE CONTRACTOR	
All po				d assessme	ents indicat	ed above	are incor	porated in	to the langua	1ge
This Attorney.	cause was	called for	trial in Gal	veston Co	unty, Texa	s. The Sta	ate appeare	ed by her	Criminal Distr	rict
<u>Cou</u>	nsel / Waiv	er of Cou	ınsel (select	one)						
□ Defenda	ant appeared	in person	n with Couns	sel.						
Defende open court.	ant knowing	ly, intelli	igently, and	voluntarily	waived the	right to re	epresentati	on by cou	nsel in writing	g in
indicated all Defendant consequence submitted,	pove. The was mentall es of this pathe Court for	Court they compedied. The bund Defo	en admonistent to stand Court rece	hed Defend trial, mand ived the post of the of	dant as requested de the plea lea and ent	uired by freely an ered it of	law. It a d voluntar record. I	ppeared to ily, and w Having he	entered the p o the Court to was aware of ard the evider of Defendant,	that the nce
that Defend	ant is GUII	LTY of the	ant committ he above off able provision	ense. The	Court FINI	s the Pre-	-sentence l	nvestigation	AND DECRE on, if so order	ES red,
			ndant punish licated above		cated above.	The Cou	rt ORDERS	Defendar	nt to pay all fin	ies,

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution



as ordered by the Court above.
Confinement in State Jail or Institutional Division [BOOT CAMP]. The Court further recommends that the Defendant be placed in the Alternative Incarceration Program (AIP) authorized under Article 42.12 Sec. 8 of the C.C.P. and Section 499.052 Government Code for a period of not less than seventy-five (75) days or more than ninety (90) days. The Court does not retain jurisdiction over the Defendant under Article 42.12 Section 6 of the C.C.P.
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Galveston County, Texas on the date the sentence is to commence. Defendant shall be confined in the Galveston County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
□ Punishment reduced to a Class "A" Misdemeanor under Article 12.44 (a), Texas Penal Code.
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Galveston County, Texas Galveston County and Pre-Trial Services. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
The Court ORDERS Defendant's sentence EXECUTED.
The Court Orders Defendant's sentence of confinement SUSPENDED . The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.
The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Attachment "A" is attached hereto and incorporated herein for all purposes.
Furthermore, the following special findings or orders apply:
Signed and Entered on this the <u>3RD</u> day of <u>April</u> , A.D., <u>2014</u> . JUDGE PRESIDING 10TH JUDICIAL DISTRICT COURT GALVESTON COUNTY, TEXAS



A copy furnished to the above named Defendant and noted in the Docket on this the 3RD day of April, A.D., 2014.

JOHN D. KINARD, DISTRICT CLERK, GALVESTON COUNTY, TEXAS

BY: *MACH L*, DEPUTY

CLERK 10TH JUDICIAL DISTRICT COURT

GALVESTON COUNTY, TEXAS

DEFENDANT'S RIGHT THUMBPRINT

ATTACHMENT A

STATE OF TEXAS

VS.

RICHARD EARL CHENEY

CAUSE NO. <u>13CR3557</u>

()	Pursuant to the Texas Code of Criminal Procedure, the Court finds that the victim(s) of this crime is (are) owed restitution. Such restitution shall be ordered as a condition of parole.
	VICTIM:
	ADDRESS:
	AMOUNT: \$
()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pay to the Department of Court Services, 600 59th Street Ste. 1500, Galveston, Texas, 77551, \$ as reimbursement for court appointed attorney fees. Such fees shall be ordered as a condition of parole.
(X)	Pursuant to Article 42.18 8(g) and Article 102.0178, of the Texas Code of Criminal Procedure the Defendant is ordered to pay to the Department of Court Services, 600 59th Street Ste. 1500, Galveston, Texas, 77551, \$ 241.00 for Court Costs. Such costs shall be ordered as a condition of parole.
()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pay to the Department of Court Services, 600 59th Street Ste. 1500, Galveston, Texas, 77551, \$ as a fine. Such fine shall be ordered as a condition of parole.
(X)	Pay to the G.C.C.S.C.D. \$ <u>25.00</u> as a Crime Stoppers Program payment to <u>La Marque Crime Stoppers or Galveston Crime Stoppers</u> . Such repayment shall be ordered as a condition of parole.
()	Pursuant to Article 42.18 8(g), of the Texas Code of Criminal Procedure the Defendant is ordered to pay to the Department of Court Services, 600 59th Street Ste. 1500, Galveston, Texas, 77551, \$ to reimburse the County for extradition costs. Such costs shall be ordered as a condition of parole.
()	Attend and successfully complete a program designed to educate persons on the dangers of drug abuse pursuant to V.T.C.A. Transportation Code, Section 521.374.
()	The Defendant's driver's license will be suspended for 180 days and continue for an indefinite period up and until the Defendant completes the education program pursuant to V.T.C.A. Transportation Code, Section 521.372.
()	The Defendant's driver's license will be suspended for one (1) year.

Attachment "A" 05/01/08, Page 1 of 1

