Entered SI	•		Bpsu 11.23.07	
Defendant's Name:	re Cozine	Date:	38/07 Cause # D1000)20	
DOB:	(print)	-	Special Needs	
	¥ 10	-	CONT.	
Booking No: 0756313	<u>Indigen</u>		Z(1))+	
To determine eli	gibility for Court Appoin	ited Attorney, yo	u must complete this form.	
I will retain my own attorney	× // //	1	Date: \\	
1 will retain my own unorney	Defe	ndant's Signature	Dute:(\ \sigma\ \sigma\ \)!-	
	Do not continue filling out form	if Defendant to retain (own attorney	
Size of family Unit (Members of immediate f				
Name:	Age:	Relationsh	iip:	
				
No. of the Towns		N	M. V	
Monthly Income Your Salary		Rent / Mor	Mo. Living Expenses	
Spouse's Salary			as, electric, etc.)	
SSI/SSDI				
331/33D1		Transportation: Make: Model: Year:		
TANF		Clothes/Food		
Social Security Check		Day Care / Child Care:		
Child Support		Medical Expenses		
Other Government Check		Credit Card		
Other Income			ered Monies:	
		Child Supp		
TOTAL INCOME*			ECESSARY EXPENSES*	
TOTAL INCOME.		IOIALNE	CESSARY EXPENSES"	
STAFF USE ONLY: Comments:				
TOTAL MONTHLY INCOME:			DEFENDANT MEETS ELIGIBILITY	
TOTAL MONTHLY EXPENSES:		_	REQUIREMENTS	
IOTAL MONTHLE EXPENSES:	-			
DIFFERENCE (net income)			YES NO	
		」	UNDETERMINED	
without means to employ counsel of my	own choosing and I her The information I listed is	eby request the co accurate and I wi		
			At	
Signature of Defendant			Date Date	

NO	· · · · · · · · · · · · · · · · · · ·	
·		
·		
THE STATE OF TEXAS	IN THECOU	RT
vs .	OF	
Theodore Cozine	TRAVIS COUNTY, TEXA	AS
Theodor Cozine DOB: 3/13/68.		
OR	DER APPOINTING ATTORNEY	
services pursuan 2) The attorney he defendant. 3) The attorney is a by the Criminal	is been determined to be indigent and in need of legal to the Code of Criminal Procedure, Chapter 26. reby appointed is duly qualified to represent the procedures adopted courts of Travis County or is appointed in a manner of the general appointment procedures, but with the general appointment procedures and the general appointment procedures are the g	ne ed er
4) Defendant is inca	arcerated/on bond at the time of this appointment.	
this cause, is hereby app	Court to be competent to represent the defendant is ointed to represent the defendant in this cause until cluding appeals, if any, or until released by order of	il
Date	Judge Presiding	



Victim Safety First, LLC 707 West 10th Street Austin, TX 78701 512.294.7400 512.472.8585

February 5, 2008

The Honorable Judge Julie Kocurek 390th District Court 1000 Guadalupe Austin, Texas 78701

RE: GPS Monthly report

Judge Kocurek:

The below-named individual was court ordered to install GPS.

The defendant is currently in compliance and enrolled in the VSF/Omnilink/GPS Program.

Name	Start date	Violations	Pre-Trial Officer	Lawyer
Cozine, Theodore	12/12/07	0	Jessica Moremo	Eric Goodman

If you have any questions, please do not hesitate to call our office.

Respectfully submitted:

Rachele Smith

Cc: Jessica Moreno

ro

D. POC-07- 28701

Filed in The District Court of Travis County, Texas

FEB _ 8 2008

Amalia Rodriguez-Mendoza

Page 3 of 99



390th District Court AGREED RESET AND CASE ASSIGNMENT FORM

Notes:

03/18/2008				
Defendant Name:	COZINE	THEODORE		
Cause Number:	D-1-DC-07-2	<u> 207011</u>	Indictment Date:	01/30/2008
Reset Date is:	Apric -	22	at 9:00 am /1:30	pm for:
your bond for good 1. Using il 2. Using p 3. Abusing offense	eased on bond on a d cause. Good caus llegal controlled sub rescription drugs o g alcohol or even us	Prosecutor	TICE has the power to revoke na, ned by a physician, or ged with an alcohol relate	13:30 DESG
Judge Julie H. Koc 390th District Cour Assistant District Att	ocurcurek t orney S.	il until your case is conclud	ed.	
Attorney for Defedda Defendant's Signatur LACKNOWLEDGE		• •	Days in Jail: Booking No.:	



390th District Court AGREED RESET AND CASE ASSIGNMENT FORM

04/24/2008

04/24/2008			
Defendant Name: COZINE T	THEODORE		
Cause Number: <u>D-1-DC-07-20</u>	7011	Indictment Date:	01/30/2008
Reset Date is: Designation / Pre Indictment	508	(at 9:00 am /)1:30 j	om for:
Sentencing PTRW/O PTRW/W PTW/O INMATE Plea TBCW/W Jury Docket Call	Prosecutor Karen Sage Jackie Wood Eric McDonald Laurie Manske	Docket Pa; 04/24/2008	ge 09:00 SENT
Revocation Probation			
☐ APRW			
ALKW	IMPORTANT NOT	ICE	
2. Using prescription drugs othe 3. Abusing alcohol or even using offense. You are subject to being tested at any ting of your bond and you will remain in jail using the subject to be a su	g alcohol if you are charg	ed with an alcohol relate sult in immediate revocat	
Judge-Julie H. Kocurek			
390th District Court Assistant District Attorney		-	
GOODMAN ERIK S.			
Attorney for Defendant Attorney for Defendant (Signature)		_	
1W		Days in Jail:	
Defendant's Signature (Signature not needed ACKNOWLEDGE RECEIPT OF THIS NOTES:		Booking No.:	



390th District Court AGREED RESET AND CASE ASSIGNMENT FORM

06/05/2008

Notes:

Defendant Name:	COZINE TH	EODORE		
Cause Number:	D-1-DC-07-2070	<u>11</u>	Indictment Date:	01/30/2008
Reset Date is: Designation / Pre	Indictment	(at 9:00 am / 1:30 p	om for:
Sentencing PTRW/O PTRW/W PTW/O INMATE Plea TBCW/W Jury Docket Call Revocation Probat APRW You have been rele	tion		ICE	09:00 SENT
1. Using ill 2. Using poly 3. Abusing offense. You are subject to a	legal controlled substance rescription drugs other the galcohol or even using alc	es, including marijuan an as legally prescrib cohol if you are charg A positive test will res	ed by a physician, or ed with an alcohol related sult in immediate revocati	
Judge Julie H. Kocu 390th District Cour	ocum_ urek			
Assistant District Atto	orney			
GOODMAN ERIK Attorney for Defenda				
Attorney for Defend			Days in Jail:	
	e (Signature not needed if RECEIPT OF THIS NOT		Booking No.:	



390th District Court AGREED RESET AND CASE ASSIGNMENT FORM

Defendant Name:	COZINE T	HEODORE		
Cause Number	Indictment Date	Docket Info		
D-1-DC-07-207011	01/30/2008	07/07/2008	09:00	SENT
Reset Date is:	<u>3/9/8 </u>		at 9:00 am /	:30 pm for:
Designation / Pre Indictment	PTR	w/o		BCW/W
Sentencing	PTR	W/W	Ju	ry Docket Call
Plea	PTW	//O INMATE	R	evocation Probation
	IMPORT	ANT NOTICE	A	PRW
You have been released on bon			wer to revoke	
your bond for good cause. Goo		evaluate alle pe		
	led substances, includ			
	rugs other than as leg even using alcohol if ye			1
offense.	rven using alcohol il yo	ou are charged with a	i alcolloi relateu	l
You are subject to being tested	at any time. A nacitive	a taat will reavilt in imm	andinta ravanati	
of your bond and you will remai			iediate revocati	011
Julie St. Kocum	_			
Judge Julie H. Kocurek				
390th District Court				
Assistant District Attorney				
4nn				
Attornev for Defending - GO	ODMAN ERIK S.			
			Days in Jail:	
Defendant's Signature (Signat	ture not needed if in cu	istody)	Booking No.:	
I ACKNOWZEDGE RECEIF		• /		
Notes:				

	STATE OF			§	IN THE 390th DIS	TRICT COURT	
VS.				8	OF		
7	,			Š			$\frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right) \right)}{1} \right) \right) \right)} \right) \right)} \right)} \right)} \right)} \right)} \right)}}}} \right) } \right) } \right) } } } }$
My	codore	PLEA C		§	TRAVIS COUNTY	, TEXAS	
5							
		PI FA (OF GUILTY AT	MONISHMENTS	VOLUNTARY STATEME	ENTS	
8		ILLA			DICIAL CONFESSION	<u>-1410,</u>	
ယူ					ppropriate Blanks)		
60	l am tha	Defendant in 1	the chave entitle	od and numbered	anua laurar ar affirm	that the informati	an in Abia
docu	iment is tru	e and correct,			cause. I swear or affirm truth, the whole truth and		
I. <u>A</u> [DMONISH	MENTS, Art. 26	6.13, C.C.P.: Y	ou are hereby adn	nonished in writing:		
	1. You	are charged wi	ith the felony of	fense of: A9906	rurel assauct -	SBI	
	and/or r	AND/OR, 1 ecommend put		s to waive enhand	cements and/or counts, re	duce the charge	d offense to,
					·	· · · · · · · · · · · · · · · · · · ·	
		<u> </u>	<u> </u>				
	2. Puni	shment Rang	e: If convicted	, you face the follo	wing range of punishment	l:	
				erm of life or any to partment of Crimin	erm of not more than 99 y al Justice.	ears or less than	25 years in the
		FIRST DEGRE	EE ENHANCEI	D: a term of life or a	any term of not more than	99 years or less t	han 15 vears
		stitutional Divi			Criminal Justice and, in		
		FIRST DEGR	PEE FELONY	a term of life or	any term of not more t	han 00 years or	less than 5
					ment of Criminal Justice		
	DA	SECOND DEC	SDEE EEL ON	: a tarm of not m	ore than 20 years or less t	han 2 years in the	. Inatitutional
					nd, in addition, a fine not to		
	Division				e than 10 years or less than d, in addition, a fine not to		
	years ar	nd, in addition,		ceed \$10,000; or,	n a State Jail for not less if punished under Sec. 12		
			DEMEANOR:		il for a term not to exceed	one year; a fine r	not to exceed

At 8 2008 At State of State of

CLASS B MISDEMEANOR: Confinement in jail for a term not to exceed 180 days: a fine not to exceed \$2,000; or both such fine and confinement.

CLASS B MISDEMEANOR: Confinement in jail for a term not to exceed 180 days: a fine not to exceed 180 days:

Other:		1		. <u></u>

- 3. Plea Bargains: The prosecutor's punishment recommendation is not binding on the Court. If a plea bargain agreement exists, and the Court rejects that agreement, you will be permitted to withdraw your plea if you desire.
- 4. Negotiated Plea & Appeal: If the punishment assessed does not exceed the punishment recommended by the prosecutor and agreed to by you and your attorney, you must receive the Court's permission before you may appeal any matter except matters raised by written motion(s) filed prior to trial.
- 5. Non-negotiated Plea & Appeal: If there is no plea bargain agreement, then all non-jurisdictional defects are waived, and you have <u>NO</u> right to appeal except for jurisdictional matters.
- **6.** Citizenship: If you are not a citizen of the United States of America, a plea of Guilty or *nolo contendere* may result in your deportation, your exclusion from admission to this country, or your denial of naturalization under federal law.
- 7. Deferred Adjudication: If the Court grants you deferred adjudication community supervision, on violation of any imposed condition, you may be arrested and detained. You will then be entitled to a hearing limited to the determination by the Court of whether to proceed with an adjudication of guilt. No appeal may be taken from this determination. After adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of community supervision and your right to appeal continue as if adjudication of guilt had not been deferred. Upon adjudication of your guilt, the Court may assess your punishment at any term of years and any fine within the range of punishment.
- 8. Sexual Offender Registration Requirements: If you receive community supervision, a prison or jail term, or deferred adjudication for an offense described in Chapter 62 of the Texas Code of Criminal Procedure, you must meet all the registration requirements set out in that chapter. Failure to properly register is a separate criminal offense. By affixing your signatures to this document, you and your attorney are acknowledging that your attorney has advised you about and you are aware of any applicable registration requirements under Chapter 62.

II. VOLUNTARY STATEMENTS:

NOW COMES the Defendant in open court in the above-entitled and numbered cause. After consulting with my attorney, I make the following voluntary statements:

- 1. I was sane at the time of the offense, and am presently competent to stand trial.
- 2. I understand the nature of the charge(s) against me.
- 3. I understand the admonishments set out in this document and am aware of the consequences of a plea of guilty or *nolo contendere*.
- 4. I understand that I have the right to trial by jury, to confront and cross-examine the witnesses against me, the right to subpoena witnesses to testify for me, and the right to remain silent and not incriminate myself.

III. WAIVERS:

After consulting with my attorney, I freely, voluntarily, intelligently and knowingly:

- 1. WAIVE reading of the indictment or information.
- 2. **WAIVE**, if applicable, service of the indictment; the waiting period for arraignment; arraignment; the right to file additional motions or pleadings; additional time to respond to the amended indictment or information; and additional time for my court appointed attorney to prepare for trial.
- 3. **WAIVE** the right to trial by jury, and request that the Court and the State join, consent to and approve of this waiver.

- 4. WAIVE the appearance of and right to confront and cross-examine the witnesses against me.
- 5. CONSENT to the introduction of evidence by live testimony, affidavits, written statements of witnesses or any other documentary evidence sufficient to establish my guilt.
- 6. WAIVE the right to subpoena witnesses to testify for me.
- 7. **WAIVE** my right to remain silent and not to incriminate myself, and state that I desire to judicially confess my guilt.
- 8. WAIVE any right which I may have to the preparation of a Pre-sentence Investigation Report.
- 9. WAIVE my right to have the Court inquire about and request a copy of the victim impact statement, if any; waive my rights to read, comment upon, and/or introduce testimony related to such statement, if any; and waive any right I may have for the Court to consider, before sentencing, the contents of such victim impact statement, if any.

IV. STIPULATION AND JUDICIAL CONFESSION:

 I have read and understand the indictment or information filed and/or amende understand the reduced offense now pending against me pursuant to the State's m 		e, and/or I
I confess and admit that I committed each and every element of the offense in this case and, if applicable, that I committed the offense(s) alleged in the enhance		
I am pleading guilty (or nolo contendere) because I am guilty and for no other	er reason.	
I fully understand the consequences of my plea and my plea of guilty (or not freely and voluntarily, and without any coercion, duress or promise of benefit other the plea bargain agreement. I consent to the introduction of this document, STATE'S EXHIBIT # 1, into	han that stat	ted above in
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or nolo contendere) and agree that this document is sufficient eviden		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		
plea of guilty (or <i>nolo contendere</i>) and agree that this document is sufficient eviden to substantiate my guilt.		

I swear to or affirm the foregoing, and I further swear or affirm that all testimony I give in this case will be the truth, the whole truth and nothing but the truth.

I can read and write the English language; I have read this entire document and discussed it fully wunderstand this document completely; and I am aware of the consequences of my plea. My attorney has discussed in the consequences of my plea.	
law and facts applicable to this case, and I am satisfied that I have been effectively represented.	
	4
DEFENDANT	
/ BEI ENDANY	
I read, write, and understand the language. This entire document was re	ad to me and fully
explained to me in that language by my attorney and/or an interpreter, namely:	I understand
this document completely, and I am aware of the consequences of my plea. My attorney has discussed with	
facts applicable to this case, and I am satisfied that I have been effectively represented.	<i>y</i> ·
	• 9
· /	
DEFENDANT	
Sworn to and subscribed to before me on this date: What bidob I further	er certify that the
fingerprint shown on the docket sheet filed in this case is of the Defendant's right thumb.	si ceruiy mat me
angerprint shows on the docket sheet fined in this case is of the brothern's right thamb.	
IMMM YA	
DEPUTY DISTRICT CLERK	
TRAVIS COUNTY, TEXAS	
I hereby join, consent to and approve of the waiver of jury trial pursuant to Art. 1.13, C.C.P., and t	
evidence pursuant to Art. 1.15, C.C.P. In addition, I hereby advise the Court that I have fully consulted with the	
have carefully reviewed with him/her this entire document. I believe s/he is mentally competent, admonishments, is aware of the consequences of the plea, and is freely, voluntarily, knowingly and intelligent	
plea of guilty, waiver, stipulation and judicial confession.	ly entering marner
pied of gailty, warren, supulation and judicial confession.	
COUNSEL FOR DEFENDANT ERIK GOODMAN (PRINT) COUNSEL FOR DEFEN	
COUNSEL FOR DEFENDANT (PRINT) COUNSEL FOR DEFEN	1DANT
I hereby join, consent to and approve of the waiver of jury trial pursuant to Art. 1.13, C.C.P., and t	he stipulations of
evidence pursuant to Art. 1.15, C.C.P.	
	\wedge
Rob Dalmana	\
ATTORNEY FOR STATE (PRINT) ATTORNEY FOR STAT	F
(11,1117)71178111217811121	-
The Court hereby finds that (1) the Defendant was sane when the alleged offense was comm	
competent, is represented by competent counsel, understands the nature of the charges against him/her, and	has been warned
of the consequences of a plea of guilty or nolo contendere, including the minimum and maximum punishmen	
(2) the attorney for the Defendant and the State consent and approve the waiver of a trial by jury and agree	
evidence in this case; and (3) the Defendant understands the consequences of his plea, and the Defendant	nt's plea of guilty
statements, waivers, stipulations, and judicial confession were freely, voluntarily, knowingly and intelligently	
hereby accepts the Defendant's plea of guilty and approves the waiver of a jury trial and the consent to stip	uiale evidence.
SIGNED this day of	
Signal and	
i i i i i i i i i i i i i i i i i i i	

(1-14-07)

STATE'S EXHIBIT #2

CAUSE NO. DIDC 07207011

THE STATE OF TEXAS

IN THE 390TH JUDICIAL DISTRICT

VS.

COURT OF

Theodore Cozine

TRAVIS COUNTY, TEXAS

TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT TO APPEAL

I, judge of the trial court, certify in this criminal case	e that the defendant's appeal:
is not in a plea-bargain case, and the defendant	t has the right of appeal. [or]
is in a plea-bargain case, but is on matters that on before trial and the defendant has the right of app	
is in a plea-bargain case, but is taken after gett the defendant has the right of appeal. [or]	ing the trial court's permission to appeal, and of Travis County, Texas
is in a plea-bargain case, and the defendant has	s NO right of appeal. AUG 8 2008,
the defendant has waived the right of appeal.	At Samalia Rodriguez-Mendoza, Clerk
Onlie St. Kocon	8/8/Binding in the mentage is a second of the second of th
PRESIDING JUDGE	DATE SIGNED

I have received a copy of this certification. I have also been informed of my rights concerning any appeal of this criminal case, including any right to file a pro se petition for discretionary review pursuant to Rule 68 of the Texas Rules of Appellate Procedure. I have been admonished that my attorney must mail a copy of the court of appeal's judgment and opinion to my last known address and that I have only 30 days in which to file a pro se petition for discretionary review in the court of appeals. Tex. R. App. P. 68.2 I acknowledge that, if I wish to appeal this case and if I am entitled to do so, it is my duty to inform my appellate attorney, by written communication, of any change in the address at which I am currently living or any change in my current prison unit. I understand that, because of appellate deadlines, if I fail to timely inform my appellate attorney of any change in my address, I may lose the opportunity to file a pro se petition for discretionary review.

Defendant

Mailing address: 2462 MANORED #227 Telephone number: 512 - 784-0447

Fax number (if any):

Defendant's Counsel

State Bar of Texas ID number: 06051800
Mailing address: 1012/210 Grande

Telephone number: 512-47 E-ELEF Fax number (if any): 512-412-462



Notes:

390th District Court AGREED RESET AND CASE ASSIGNMENT FORM

Defendant Name:	COZINE T	HEODORE		
<u>Cause Number</u> D-1-DC-07-207011	Indictment Date 01/30/2008	Docket Info 08/08/2008	09:00	SENT
Reset Date is:	Sept. 16		9:00 am /	1:30 pm for:
Designation / Pre Indictment	PTR	W/O	Т	BCW/W
Sentencing	PTR	W/W	J	ury Docket Call
Plea	PTW	//O INMATE		evocation Probation
	IMPORTA	ANT NOTICE	A	APRW
	emain in jail until your case	ou are charged with an a e test will result in imme	ilcohol related	
			Days in Jail: Booking No.:	

Cause No. D1-DC-07-207011

THE STATE OF TEXAS

\$ IN THE 390th DISTRICT COURT

vs.

\$ of

THEODORE WILSON COZINE \$ TRAVIS COUNTY, TEXAS

STATE'S APPLICATION FOR SUBPOENA

To the District Clerk of Travis County, Texas:

You will please issue subpoena duces tecum instanter in accordance with the law in the above-styled and numbered cause for the following named witnesses whose testimony is material to the State of Texas:

Human Resources Director/Records Custodian for:

Newstand, Inc. 1835 B Kramer Lane Suite 150 Austin, TX 75758

 Please provide a true and complete copy of the personnel records pertaining to the employment of: Theodore Wilson Cozine
 WM

PLEASE PRODUCE RECORDS IMMEDIATELY.

These witnesses are to be and appear and produce records in court on September 9, 2008 at 2:30 PM. at the Courthouse in Austin, Texas, in the 390th District Court of Travis County, Texas to give testimony that is material to the State of Texas.

Judge Julie Kocurek 390th Judicial District Court Travis County, Texas

Wish.Kown

SUBPOENA

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS ---- GREETINGS:

You are commanded to summon the above-named witnesses to be and appear instanter and produce original records before the 390th District Court of Travis County, Texas, then and there to testify as a witness on behalf of the State in the above-styled and numbered cause, and there to remain from day to day and from term to term, until discharged. Herein fail not, and make due return hereof according to law.

Issued and given under my hand and seal of said Clerk on this the 9th day of September, 2008.

Amalia Rodriguez-Mendoza
District Clerk, Travis County, Texas

BY:

Melan M. La Marageria Clerk

BY:

Deputy Clerk

Compliance with this Subpoena authorizes (at the custodian's option) delivery of copies of the above-described records
and a business records affidavit to the person serving the subpoena at the time of service.

Filed in The District Court

of Travis County, Texas
Page 14 of 99

SEP 0 9 2008

OFFICER'S RETURN

NAME	DATE OF SERVICE	
1.		
2.		
3.		
4.		
5.		
6.		
Received on the day of	ubpoena to, the within-named wi	and executed by reading this subpoena in the presence and messes on the dates as hereinabove stated. Returned on the
SHERIFF/CONSTABLE,COUNTY, TEXAS	(or)	RONNIE EARLE DISTRICT ATTORNEY TRAVIS COUNTY, TEXAS
BY:		BY:
Deputy (nlease print name here:)	Sergeant – Investigator

PUNISHMENT HEARING

IN THE DISTRICT COURT OF TRAVIS COUNTY, TEXAS 390TH JUDICIAL DISTRICT

THE STATE OF TEXAS

VS.

THEODORE COZINE

S S S S

CRIMINAL ACTION NOS.

D-1-DC-07-207011

SUBPOENA

TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS:

You are hereby commanded to summon the following witnesses to appear before the 390TH Judicial District Court of Travis County, Texas located on the 7th floor of the Blackwell-Thurman Criminal Justice Center at 509 W. Eleventh Street, Austin, Travis County, Texas at 9:00 a.m. on September 16, 2008 to testify on behalf of the State of Texas in the above-entitled and numbered criminal action, and to there remain, from day to day and from term to term, until discharged by the said court:

Jan Fulford

Rob Drummond
Assistant District Attorney

Please call Assistant District Attorney Rob Drummond at (512) 854-9400 when you receive this subpoena.

ISSUED AND GIVEN under my hand and seal in the City of Austin, County of Travis, and State of Texas, on September 15, 2008.

AMALIA RODRIGUEZ-MENDOZA District Clerk Travis County, Texas

By: Deputy

Filed in The District Court of Travis County, Texas

At 2 Page 1 (76) 99 PM.

Amalia Rodriguez-Mendoza, Clerk

SUBPOENA ISSUED UPON THE APPLICATION OF

Rob Drummond Assistant District Attorney Travis County District Attorney's Office 511 W. 11th Street Austin, Texas 78701 (512) 854-9400

NOTICE: A DISOBEDIENCE OF THIS SUBPOENA IS PUNISHABLE BY A FINE NOT EXCEEDING FIVE HUNDRED DOLLARS, TO BE COLLECTED AS FINES & COSTS IN OTHER CRIMINAL CASES.

PUNISHMENT HEARING

IN THE DISTRICT COURT OF TRAVIS COUNTY, TEXAS 390TH JUDICIAL DISTRICT

THE STATE OF TEXAS

VS.

THEODORE COZINE

CRIMINAL ACTION NOS.

D-1-DC-07-207011



SUBPOENA

TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS:

You are hereby commanded to summon the following witnesses to appear before the 390TH Judicial District Court of Travis County, Texas located on the 7th floor of the Blackwell-Thurman Criminal Justice Center at 509 W. Eleventh Street, Austin, Travis County, Texas at 9:00 a.m. on September 16, 2008 to testify on behalf of the State of Texas in the above-entitled and numbered criminal action, and to there remain, from day to day and from term to term, until discharged by the said court:

Clarence Rivera

Rob Drummond / Assistant District Attorney

Please call Assistant District Attorney Rob Drummond at (512) 854-9400 when you receive this subpoena.

ISSUED AND GIVEN under my hand and seal in the City of Austin, County of Travis, and State of Texas, on September 15, 2008.

AMALIA RODRIGUEZ-MENDOZA District Clerk Travis County, Texas

Deputy

Filed in The District Court of Travis County, Texas

SEP 582008

Amalia Rodriguez-Mendoza, Clerk

SUBPOENA ISSUED UPON THE APPLICATION OF

Rob Drummond Assistant District Attorney Travis County District Attorney's Office 511 W. 11th Street Austin, Texas 78701 (512) 854-9400

NOTICE: A DISOBEDIENCE OF THIS SUBPOENA IS PUNISHABLE BY A FINE NOT EXCEEDING FIVE HUNDRED DOLLARS, TO BE COLLECTED AS FINES & COSTS IN OTHER CRIMINAL CASES.

NO. D1DC 07207011

Filed In The	District	Cou	ırt
of Travis G	ounty, T	exa	$^{\mathtt{S}}$ a il ${\mathcal N}$
on at	12:2	50	M
Velva L. Price	, Distric	t de	_m. erk
	,		• •

THE STATE OF TEXAS).	IN THE 390^{TH} JUDICIAL
vs.)	DISTRICT COURT OF
THEODORE COZINE)	TRAVIS COUNTY, TEXAS

DEFENDANT'S RESPONSE TO PSI

FACTS

The PSI's narrative correctly summarizes the offense except for the fact that both parties drank much more alcohol than Ms.

reported. Moreover, mutual verbal and physical abuse fueled by whiskey shots and beer punctuated the entire evening, contrary to the impression left that the assault occurred "out of the blue".

Mr. Cozine was horrified and sickened by his own behavior. According to the probable cause affidavit, immediately after the assault, "Cozine looked shocked and said 'what have I done?". The police officers entering Ms. 's residence found Mr. Cozine hiding under a blanket in the bedroom closet. (See, State's Motion to Increase Bond). Months after the assault his conduct still haunted him as he expressed in his letter of apology to Ms. (See, Mr. Cozine's letter of apology to Ms. , Exhibit "A"). Fortunately, Mr. Cozine's horror over his actions have translated into some significant steps toward his rehabilitation.

Mr. Cozine's ex-wife, a prosecution witness through stipulated evidence, believes that since January 2008, Mr. Cozine has decided to take responsibility for his own actions and has changed his behavior. He is currently making full and regular child support payments and has a steady job with the Apple Computer Company. (See, "Thank You" letter from Washington Child Support Office,

Exhibit "B"). Alcoholic's Anonymous has become an integral part of Mr. Cozine's life. He has a sponsor, who shares the view that Mr. Cozine places his sobriety among his highest priorities. (Exhibit "C"). In addition to the 4-5 AA meetings he attends weekly, Mr. Cozine chairs an AA meeting on Saturdays.

Mr. Cozine has completed an 18 session outpatient treatment program through Austin Drug & Alcohol Abuse Program, Inc. and attends a weekly aftercare session. (Exhibit "D"). On a bimonthly basis Mr. Cozine meets with a psychotherapist, and works on anger and stress management. (Exhibit "E"). He has completed fifteen weeks of a thirty week conflict resolution course conducted by LifeWorks. Mr. Cozine has become active in church and sings in the choir. (Exhibit "F"). Mr. Cozine's rehabilitative efforts are widespread and genuine precisely because he believes his conduct and its aftermath were so horrendous and contrary to his true character.

CONCLUSION

Mr. Cozine is an intelligent, creative, hardworking individual. He has done good deeds that others have recognized and committed bad acts that have jeopardized the safety of others. (See, "Thank You" letter from and other recommendations, Exhibit G). Like most of us he is far from perfect. Undoubtedly, abuse of drugs and alcohol have at times stunted Mr. Cozine's growth, though he does not blame the assault upon alcohol-he committed the offense. Mr. Cozine, however, truly wants to be a law abiding, contributing member of society. He certainly has the tools to achieve that end. A suspended sentence under such circumstances makes sense and will continue his many rehabilitative efforts.

WHEREFORE, PREMISES CONSIDERED, the Defendant requests that the Court assess a term of community supervision.

Respectfully submitted,

Erik S. Goodman SBN 08051800

1012 Rio Grande

Austin, Tx 78701 (512) 478-8684

(512) 478-8084 (512) 472-4102 FAX

ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing Sentencing
Memorandum has been furnished to Rob Drummond, Assistant District Attorney by hand delivery
on this the \(\sigma \) day of \(\sigma \) extensus, 2008.

Erik S. Goodman

EXHIBIT A, LETTER OF APOLOGY

Dear and the family,

Sincerely.

I write this letter to you in the hope that I may in some small way apologize for what happened.

, I hope with every fiber of my being that you are okay and doing well. I have seen the pictures from that night and they haunt me. I can only hope that you are better and doing well. As far as what happened, I wish that I could recall better what happened, but my memory of that night is a broken collection of pictures that is incomplete. I believe that I was in an alcoholic blackout, and I can tell you that waking up and not knowing exactly what happened and having it explained to me was the worst day of my life. I have vowed to never again let anything like that happen, and I have taken steps to change my life to make sure of this.

I have become sober, I have seen a therapist, I have completed an alcohol and drug treatment program, and now regularly attend Alcoholics Anonymous meetings almost daily and have not had a drink since Nov 25th, 2007.

I know that none of this will change what happened, I only want to express to you my remorse and my sorrow. My only hope is that you are well, and I again want to tell you how sorry I am, and I hope that someday hopefully you will be able to find it in your heart to forgive me.

Page 24 of 99

EXHIBIT B, LETTER FROM WASHINGTON CHILD SUPPORT OFFICE



STATE OF WASHINGTON DEPARTMENT OF SOCIAL AND HEALTH SERVICES DIVISION OF CHILD SUPPORT (DCS)

NONCUSTODIAL PARENT THANK YOU LETTER

00494508600044

TO:

IV-D CASE NUMBER: 1739362

THEODORE WILSON COZINE III APT 1333 9815 COPPER CREEK DRIVE AUSTIN TX 78729

On behalf of the Department of Social and Health Services (DSHS) Division of Child Support (DCS), I would like to thank you for your consistent child support payments. Your regular support payments benefit your children and are truly a credit to you as a responsible parent.

Recent studies show that when financial needs are met, children thrive. They achieve greater academic success and have higher self-esteem. Regular child support promotes a more positive parental interaction, further benefiting your children.

To view your payment history on-line and receive e-mail notifications when payments are posted or a payment is due visit http://www.dshs.wa.gov/dcs/. To view other services provided by DSHS visit http://www.dshs.wa.gov.

If you have questions regarding DCS programs and services, please contact me. Thanks again! I look forward to assisting you in the future.

August 25, 2008

DATE

J GROENNERT

AUTHORIZED REPRESENTATIVE DIVISION OF CHILD SUPPORT

DIVISION OF CHILD SUPPORT

PO Box 11520

Tacoma WA 98411-5520

(253) 922-0454 or if calling long distance (866) 243-4449 TTY/TDD services available for the speech or hearing impaired.

No person because of race, color, national origin, creed, religion, sex, age, or disability, shall be discriminated against in employment, services, or any aspect of the program's activities. This form is available in alternative formats upon request.

EXHIBIT C

3-16-8
TO WHOM IT MAY CONCERNS
 I HAUT BEEM TREODORF COZINES SPONSOR IN A.A. FOR APPROXIMENTELY 3 MONTHS.
 From MY PERSPECTIVE HE IS DOING
HIS SOBRIETY IS OF PARAMOUNT IMPORTANCE
 FROM MY PERSPECTIVE HE IS DOING DILIGENT CONSCIENTIONS, HEARTFELT WORK IN HIS AA 12 STEP PROGRAM. I BELIEVE HIS SOBRIETY IS OF PARAMOUNT IMPORTANCE TO HIM. I will glaply SPEAK WITH ANYONE ABOUT THIS. MY # 15 (512).
Page 28 of 99

EXHIBIT D



AUSTIN DRUG & ALCOHOL ABUSE PROGRAM INC.

7801 North Lamar Blvd.

Suite D-109

Austin, Texas 78752

Telephone: (512)-454-8180

Fax: (512) 454-7441

September 15, 2008

Re: Theodore Cozine DOB: 03/13/1968

To Whom It May Concern,

This letter is to inform you Mr. Theodore Cozine completed our intensive outpatient treatment program on March 13, 2008. While enrolled in our program, he made good progress. Mr. Cozine had perfect attendance and participated well in all group activities.

Mr. Cozine is now attending the aftercare phase of treatment. He is attending weekly as scheduled, with good participation. Mr. Cozine appears to have a positive outlook and is willing to do whatever it takes to remain clean and sober at this time. Mr. Cozine continues to attend the required 12-step meetings as well.

CLOSE

Sincerely,

Julia Killelea, LCDC

Assistant Executive Director

EXHIBIT E

CAROL COFER, LCSW 6900 LOST VALLEY AUSTIN, TX 78745 Phone: 512ccofer@austin.rr.com

March 10, 2008

To whom it may concern:

I have seen Theodore Cozine as a psychotherapy client since November of 2008. He is consistent in attendance. He is successfully working on issues of anger management during times of stress. He has made significant strides in his self-awareness and in taking responsibility for his actions. He is successfully attending AA meetings, obtaining a sponsor, and working on the twelve step program. He has become active in his church and is a member of the choir and orchestra. At his job, he was awarded recent promotion due to his hard work. Overall, it is my professional opinion that he is making excellent progress.

Sincerely,

Carol Cofer, LCSW

EXHIBIT F



St. James' Episcopal Church 1941 Webberville Rd. Austin, Texas 78721 (512) 926-6339 Fax (512) 926-1215 www.St.JamesAustin.org ParishAdmin@St.JamesAustin.org Rector@St.JamesAustin.org

March 26, 2008

To Whom it May Concern,

My first Sunday here at St. James' Episcopal Church was the day I met Mr. Tres Cozine. That was the last Sunday in November of 2007. I have been here every Sunday since, and have rarely not seen Tres in church. He has been an active participant in not only the regular cycle of services here, but also the special occasions celebrated by this parish as well. He is also now singing in one of our choirs, at the 6PM Eucharist, where he has become a valued member.

I am grateful that Tres is part of this community of faith and that he is an active participant in our common life.

If I can be of any further assistance, please do not hesitate to call on me.

Faithfully

The Rev'd Jeffrey H. Walker+

Interim Rector

EXHIBIT G, LETTER FROM

AND OTHERS

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\mathbf{r}	~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		-
-			T U.D.L. L. 11200000000000000000000000000000000000	-
		00.		
			Austin, Texa	s 78701
			T :	
			F	

August 24, 2005

Jim Keves President & CEO 7-Eleven, Inc 2711 North Haskell Avenue Dallas, TX 75204-2906

Dear Mr. Keys,

It is with gratefulness that I write to you about Trey Cozine, a 7-Eleven employee at the 408 W 15th Street store in Austin, Texas. On August 23, 2005 Mr. Cozine quite possibly saved my daughter's life.

Mr. Cozine knocked on my front door after 9:00 pm, which was somewhat unusual. When I opened the door, I saw Mr. Cozine in his 7-Eleven apron with my four-year-old daughter, who was wearing her pajamas and holding a Slurpee. At first, I was extremely confused because I had tucked my daughter into bed over an hour before.

My daughter had gotten out of her bed, walked downstairs, opened the backdoor and walked to your store. She crossed at least three major streets and walked through an alley to the store. Apparently, she got a cup and lid and climbed onto the counter and poured herself a Slurpee. According to Mr. Cozine, she brought an armload of candy and a Slurpee to the counter. When she had no money to pay he asked where her mother was and she told him, "at home."

Mr. Cozine was thoughtful and caring enough to leave his job and walk her home. It is mind numbing to count the ways that she could have been killed or harmed, and my appreciation to Mr. Cozine for his kindness is unequalled. It is a miracle that she made it to the store safely, but her luck might not have held out for the relatively long walk home alone.

I want you to know you have an exceptional employee in Trey Cozine, and he performed the ultimate act of customer service, which is one of your company's greatest assets. You are fortunate to have Mr. Cozine as an employee. Best wishes to him and the rest of you at the 7-Eleven Corporation.

Sincerely yours,

Powy Carabana Coorgo Carabana

cc: Jay Brown and Galt Graydon, external Texas legislative counsel for Southland Corporation

Austin, TX 78751 April 7, 2008

To Whom It May Concern:

I have known Theodore "Tres" Cozine for nearly four years, since we became neighbors and friends while living at Rio House Apartments in the summer of 2004. Since then I have observed him in a range of circumstances and can confidently say that I know him to be a fundamentally good person, caring of others, and committed to his present sobriety.

In December I invited Tres to share my apartment with my wife and I. In the intervening months I have watched him fully invest himself in his sobriety and work, spending up to a dozen or more hours a day at work and attending regular meetings of AA. In this time he has always paid his rent and bills on schedule, even at significant hardship, by working as much overtime as his employer would allow. Tres also attends church services weekly, and in the recent past has volunteered to chair meetings of his AA home group. Because of the longevity of our friendship and our many frequent and varied conversations in the past months I can attest to his sincere desire to live in a positive manner and be a positive, contributing member of his community.

Sincerely,

/

April 7, 2008

RE: Theodore Cozine

To Whom It May Concern::

My name is Michael Prater and I currently work with Theodore Cozine. I have know Theodore for over ten months since I began employment last May with Theodore. I am currently working in the capacity as Theodore' Supervisor and have been for the past four weeks.

Since knowing Theodore, I have found him to be very knowledgeable and very helpful to other employees. I have asked Theodore to assist other peers and he does so without hesitancy and has done a good job in the process.

On the weekend prior to Christmas this past holiday season, only three people remained in the building after closing past 6pm, Theodore, another individual and myself. I had asked Theodore if he was willing to assist contacting customers until we could complete the list and he offered to stay and assist.

Since being under my supervision, Theodore has be at work in a timely fashion, and on time. He is engaged with the team and works as a customer advocate. Theodore and I have had meetings where Theodore has been very open in communication with me.

I was very happy to see Theodore apply for and get into the new positions recently and I am happy that he is a part of my team.

Sincerely yours

PH: 512-	 	.'
• 1		сол

March 17, 2008

To Whom It May Concern,

I have worked with Theodore Cozine both as a co-worker and as his manager. I have found him to be a very considerate and kind person. His has a great work ethic, and is genuinely concerned about his fellow employees well being. He has a consistently positive attitude and volunteers to help out whenever needs arise. It is a pleasure working with him.

Sincerely yours,	۸., ۸	Λ
		ı
Apple,Inc.		

To Whom It May Concern:

I've had the pleasure of working with Theodore Cozine for about the last year. During my time working with Theodore, I've found him to be extremely helpful, intelligent, and dependable. He has been willing to help out in whatever area asked – wherever the business needs lie. He has an insatiable desire to improve his skill set and he's constantly asking to take on new and challenging responsibilities. His demeanor and attitude are an asset to the team. He leads by example and is a resource for his peers.

Team Manager Apple, Inc.

D-1-DC-	OF TEXAS
D-1-DC-07-207011 390TH JUDICIAL DISTRICT COURT F1	Vs.
COZINE, THEODORE CNT-1 PART. ID: 1743489 MNI: 1579319	IN THE DISTRICT COURT OF
13150007 AGG ASSUALT DATE/FAMILY/HOUSE W/WEAPO	TRAVIS COUNTY, TEXAS
INDICTMENT DATE: 1/30/2008 OFF. DATE: 11/22/2007	Jepicial district
INDICTMENT 427TH GRAND JURY	States Attorney: White I was a state of the
	911 Som (11/10)
200 000 00	Defense Attorney: 2 1 1000000000000000000000000000000000
Bond Amount \$ 25,000 CASE ST	rattic .
CASES	() ()
Indicted Offense:	Degree Offense Date
Adjudicated Offense: Wagyawak	ed Clos Cult Degree 2
States Recommendation:	180d Dasking
DISPOSIT	(ms/10) - for 8/10 180
	Habitaal Terms: Negotiated/Unnegotiated
Trial: Court/Jupy Punishment: Co	
PSI Reset Date: PSI Waived	ald (m Pene)
Judge Presiding	Plea Date X X X
HIDOMENIT COMMI	DILLEN CLIDEDALCIONI
JUDGMENT - COMMU	cation/Probation
Deletted Adjudic	cation/ Probation
Term: years Probated for years	years Deferred Adjudication
Fine: CSR: Restitu	ntion: DL Suspension:
Other Conditions:	
Special Terms:days Shock/SAIP/S.	AFP/TCJ Continued/Discharged
Revocation/Adjudication: probate	ed for and/or Fine; or
Plea: True/Not True Sentence:	Years/Months/Days TDC/SJ/TCJ
Judge Presiding	Revocation Date
740	
FINAL CON	NVICTION 180 days Shock
Years Months/Days	TDg/SJ/TCJ COMMENCE: 9-30-08
Fine Family Viole	ence FindingDeadly Weapon Finding
200 Credit for B.T. 11/22/07-11/23/07; 12/12/07-oned	· o i i
	DEFENDANT PRINT
all viewed a Calling	RIGHT THUMB OTHER:
Andrie 31. Kourt 9-16-0	D
Judge Presiding Date	
Date Copy D/S to Prob Judgment Date & Prepared by:	Page 41 of 99

-NOT A CONDITION OF PROBATION	•
IN THE 390TH JUDICIAL DISTRICT COUR	RT OF TRAVIS COUNTY, TEXAS
NO. D-1-DC-07-207011 THE STATE OF TEXAS VS	S. · THEODORE COZINE
<u>JAIL</u>	SEX: M RACE: W ETHNICITY: DOB: March 13, 1968 MNI: 1579319 COMMITMENT
TO THE SHERIFF OF TRAVIS COUNTY, TE	XASGREETINGS:
YOU ARE HEREBY COMMANDED to take into	custody and commit to the Travis County Correctional Center,
THEODORE COZINE who was convicted before	the 390TH JUDICIAL DISTRICT COURT of Travis, County
on September 30, 2008, of the offense of AGG A	SSUALT DATE/FAMILY/HOUSE W/WEAPON, and
sentenced to DEFENDANT TO SERVE 180 DAY	YS SHOCK to be served in jail beginning on, 9/30/08 with \$0
Court Costs, COURT COST TO RUN CONCUR	RENT WITH SENTENCE, and fined \$0, with credit for back
time as follows: 0	
THERE KEEP HIM SAFELY until said sentence o	f the Court is fully discharged by law.
HEREIN FAIL NOT, but of this	Writ make due return, showing how you have executed the same.
WITNESS MY HAND and seal of office at Aus	stin, Texas, this September 30, 2008, A.D.
RES STATE OF THE PARTY OF THE P	AMALIA RODRIGUEZ-MENDOZA District Clerk, Travis County, Texas By: KIMBERLY BOTELLO, Deputy
SHE	RIFF'S RETURN
Came to hand on this theday of	,, A.D, and executed by placing
the defendant in the Travis County Correctional Cer	nter in compliance with the above commitment and further
executed on this theday of	,,A.D., by releasing the said defendant after the final
completion of sentence.	
	Travis County, Texas
2000 SEN 30 HI IS: 58	By: Deputy

Boot Cost for Defendant

Print Date: 9/30/2008

Cause Number: D-1-DC-07-207011

Name: COZINE THEODORE

Count: 1

Dispo. Date: 9/16/2008

Alt. Case Number:

Part. ID: 1743489 Party: DF-1

MNI #: 1579319

Court: 390

Sentence:TDCJID/SHOCK PROBATION

Disposition: SHOCK PROBATION 180 DAYS

Receivable Type		Event/Description	A	Amount Due	
Court Costs		_ TO.I de cook i paor i			
СС	3300	SNT:Felony Costs		211.00	
			Sub Tota	\$211.00	
Additional Costs					
R 1	3330	SNT:Bond Acceptance Fee		20.00	
R 9	3338	SNT:Warrant Execution Fee		50.00	
			Sub Tota	\$70.00	
Time Payment Fee					
			Sub Total:		
Arrest Fees Q9	3369	SNT:Warrantless Arrest Fees APD AUSTIN POLICE DE	PARTMENT	5.00	
			Sub Total:	5.00	
Commitment/Release Fees					
S 6		SNT:Commitment F		10.00	
\$7		SNT:Release Fee		10.00	
			Sub Total:	\$20.00	
Requesting Agency		Total Amou	int Due	\$306.00	

If an agency is listed below, you MUST change the receivable type of 'R9' to the receivable type of the agency reqesting their fee.

NOTE - you will need to subtract \$50.00 from the 'R9' amount for each agency listed to reflect the actual executed service fee amount to enter for 'R9'. (ex. if you have one letter requesting a fee (50.00) and

COUNTY OF TRAVIS STATE OF TEXAS

AMALIA RODRIGUEZ-MENDOZA

District Clerk

P.O. Box 679004 Austin, Texas 78767

October 01, 2008

Diagnostic Center Institutional Division Texas Department of Criminal Justice Huntsville, Texas 77340

TRANSMITTAL OF CERTIFIED COMMITMENT PAPERS

Transmitted this day are certified copies of the commitment papers in the following case wherein the sentence imposed in this case for a period of confinement in your facility:

CAUSE NO. COURT DEFENDANT
D-1-DC-07-207011 390TH JUDICIAL DISTRICT COURT THEODORE COZINE

Page 44 of 99

RACE/SEX/ETHNICITY: W/ M/ - DOB: HEIGHT: 509 WEIGHT: 185 SSN#:

- TDCJ# MNI#:1579319

SID# TX8064588

IN THE 390TH JUDICIAL DISTRICT COURT OF TRAVIS COUNTY, TEXAS

NO.D-1-DC-07-207011 STATE OF TEXAS VS THEODORE COZINE

BENCH WARRANT

ON THIS DAY, it appearing to the Court that in the above number entitled cause, the defendant, being charged with the offense of AGG ASSUALT DATE/FAMILY/HOUSE W/WEAPON and that said cause has been set down for the following purposes:

SHOCK PROBATION HEARING ON 03/26/2009 AT 9AM, and it further appearing to the Court that the defendant is now confined in the TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION at HUNTSVILLE, TEXAS, and that therefore a necessity exists for the issuance of a Bench Warrant for the defendant to be in appearance before this Court at said time on said date aforementioned.

IT IS THEREFORE ORDERED by the Court that a Bench Warrant issue for the said THEODORE COZINE, and you the said GREG HAMILTON, Sheriff of Travis County, Texas, are hereby directed to call upon the proper authorities of the TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION at HUNTSVELLE, TEXAS, for permission to take the body of said THEODORE COZINE, and to safely convey him to the County Jail of Travis County, Texas, at Austin, Texas, to be in appearance before this Court at the said time on said date aforementioned.

GIVEN UNDER MY HAND and seal of said Court at Austin, Texas, this October 01, 2008.

	Julie St. Kocorl
ATTEST	JUDGE PRESIDING Filed in The District Court of Travis County, Texas
AMALIA RODUGUEZ-MENDOZA District Clerk, Pri vis/County, Texas	OCT _3 2008
By: Deputy	AtAmalia Rodriguez-Mendoza, Clerk 600
CAME TO HAND on the	
	ay of, A.D., E COZINE, in the Travis County Jail, and he is before
the Honorable 390111 34DTCIAL DISTRICT	GREG HAMILTON, Sheriff,
	Travis County, Texas
	By:



CASE NO. D-1-DC-07-207011

INCIDENT NO./TRN: 9072777247

THE	QTA	TE OF	Trv	AC
I M H.	I A		T I N.X.	A.5

Filed in The District Court of Travis County, Texas

IN THE 390TH DISTRICT

COURT

THEODORE COZINE

STATE ID No.: TX8064588

TRAVIS COUNTY, TEXAS

JUDGMENT OF CONVICTION BY COURT—WAIVER OF JURY TRIAL

			`	
Judge Presidin	ng: F	ION. JULIE KOCUREK	Date Judgment Entered:	9/16/2008
Attorney for St	tate: I	ROB DRUMMOND	Attorney for Defendant:	ERIK GOODMAN
Offense for wh	ich Defen	dant Convicted:		
AGGRAVA		···		
Charging Instr			Statute for Offense:	
INDICTME			22.02(b)(1) Penal (Code
Date of Offense	<u>e:</u>			
11/22/2007				
Degree of Offer			Plea to Offense:	Findings on Deadly Weapon:
2ND DEGR	EE FE	LONY	GUILTY	N/A
Terms of Plea				
	EARS	INSTITUTIONAL DIVIS	ION, TDCJ, WITH ONE	HUNDRED EIGHTY (180) DAYS
SHOCK				
Plea to 1st Enh	ancemen	t	Plea to 2 nd Enhancement/Ha	bitual
Paragraph:		N/A	Paragraph:	N/A
Findings on 1st	Enhance		Findings on 2 nd	
Paragraph:		N/A	Enhancement/Habitual Para	graph: N/A
Date Sentence	Imposed	9/16/2008	Date Sentence to Commence	9/30/2008
Punishment ar	nd Place	TEN (10) YEARS INST	TTUTIONAL DIVISION	, TDCJ, WITH ONE HUNDRED
of Confinemen	t:	EIGHTY (180) DAYS S		
			SHALL RUN CONCURREN	TLY.
SEN'	TENCE O	F CONFINEMENT SUSPENDED,	DEFENDANT PLACED ON COM	MMUNITY SUPERVISION FOR N/A .
Fine:		Court Costs: Res	titution: Restitution Pay	able to:
\$ N/A		\$ 306.00 \$ N	//A VICTIM (see	e below) AGENCY/AGENT (see below)
Sex Offender	Registra	ation Requirements do not ap	ply to the Defendant. TEX. C	ODE CRIM. PROC. chapter 62
	victim at	the time of the offense was N/A	•	
	If Defend	lant is to serve sentence in TDCJ. ent	er incarceration periods in chronolo	ogical order.
	From 11	/22/2007 to 11/23/2007 From 1	2/12/2007 to 12/12/2007 Fro	m to
Time Credited:	From	to From to	From to	
	If Defend	lant is to serve sentence in county jai	or is given credit toward fine and c	osts, enter days credited below.
]	DAYS NOTES: N/A		
A11				

pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Travis County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant 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 then admonished Defendant as required by law. 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 this plea. The Court received the plea, and



entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

restitution as indicated above.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and 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, Institutional 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 TRAVIS COUNTY DISTRICT CLERK'S OFFICE. 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 County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of County, Texas on the date the sentence is to commence. Defendant shall be confined in the County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the . 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. Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed County District Clerk. Once there, the Court ORDERS Defendant to pay or make immediately to the Office of the 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. Furthermore, the following special findings or orders apply:

Signed and entered on October 1, 2008

390TH T JUDGE PRESIDING

Clerk: KIM

Right Thumbprint 47 of 99

CAUSE NO. DIDC 07207011

THE STATE OF TEXAS	§	IN THE DISTRI	CT COURT
VS.	\$ \$ \$	390 JUDICIA	L DISTRICT
TRES COZINE	§ §	TRAVIS COUN	ΓY, TEXAS
ORDER R	EFUNDING (CASH BOND	
Came on to be heard the Application	on for return o	of Cash Bond this the 2	رام day of
October , 2008			
completed, it is hereby ORDERED	that the DISTF	RICT CLERK OF TRAVIS	S COUNTY,
TEXAS, return the cash bond poste	ed in this caus	e, the sum of \$ <u>3750</u>	, less
any administrative fee authorized to	be deducted pu	ursuant to Local Gov't Cod	le §117.055,
payable to mark one):		_	
the defendant, The	dore wic	son Cozine	, or
the defendant's assign	ee,	son Cozine	, (a copy
of the defendant's writ	tten assignmen	t must be attached),	
by mailing said amount to the followi	ng address:	- 4	
Theodore (ozine, 54) Provided, however, that any forfeiture	6 Wood	that resulted in a hand for	AINDRINGE ISLAND
			richare suit
against the defendant must be resolved	d prior to disbi	irsement of these funds.	
Filed In The District Court of Travis County, Texas			
OCT 0 8 2008 At 103U A M/ Amalia Rodriguez-Mendoza, Clerk	, JUDGE	Gestin St. Kourt	AS
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FOR CLERK'S USE ONLY: Bond # Receipt #			

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NO. D1DC07207011

THE STATE OF TEXAS	8	IN THE DISTRICT COURT
V.	9 8	OF TRAVIS COUNTY
THEODORE WILSON COZINE	9 §	390th JUDICIAL DISTRICT

MOTION FOR SHOCK PROBATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW THEODORE WILSON COZINE, Defendant in the above-styled and numbered cause, and respectfully moves this Court pursuant to § 6, Art. 42.12, V.A.C.C.P., and would show the Court as follows:

1.

Defendant plead guilty and was assessed a term of ten years TDCJ with 180 days "shock" on September 30, 2008, for the offense of aggravated assault.

11.

The execution of Defendant's sentence began on or about September 30, 2008, less than 180 days ago. This Court has the jurisdiction under the Texas Code of Criminal Procedure to grant a motion suspending further execution of the sentence and place the Defendant on community supervision.

III.

Defendant is otherwise eligible for community supervision under Art. 42.12. Further, Defendant has never before been incarcerated in a penitentiary serving a sentence for a felony.

Filed in The District Court of Trans Courty, Texas

Page 1 of 4

At 27/25 M.
Amaia Romana Clerk

Page 50 of 99

Defendant respectfully moves this Court to enter a § 42.12, § 6(b) order which

- A. requests that the clerk of the court request a copy of the Defendant's record while imprisoned from the institutional division of the Texas Department of Criminal Justice;
- B. grants a hearing to take place on or before the 180th day from the date of sentencing during which Defendant may present evidence on the instant motion;
- C. orders the clerk to issue a bench warrant to the Texas Department of Criminal Justice to produce the body of the said Defendant in Travis County in time for said hearing; and,
- D. grants Defendant the relief requested: that further execution of the sentence be suspended and the Defendant be placed on community supervision.

Respectfully submitted,

Erik S. Goodman State Bar No. 08051800 1012 Rio Grande Street Austin, Texas 78701

512-478-8684 - Fax 512-472-4102 ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I certify by my signature above that a true and correct copy of the foregoing has been served upon the office of the Travis County District Attorney on this 4 day of vertical, 2009.

NO. D1DC07207011

THE STATE OF TEXAS	§	IN THE DISTRICT COURT
V.	๛๛๛๛๛	OF TRAVIS COUNTY
THEODORE WILSON COZINE	9 §	390 th JUDICIAL DISTRICT
ORDER ON MOTION	I FOR SHO	OCK PROBATION
On this day came on to be hea	rd the fore	going Motion for Shock Probation.
Paragraph IV, A, B, and C of said Mo	tion are he	reby [GRANTED] [DENIED].
SIGNED AND ENTERED this _	day o	f, 2009.
	JUDG	E PRESIDING

NO. D1DC07207011

THE STATE OF TEXAS	§	IN THE DIST	RICT COURT
V.	<i>w w w w w</i>	OF TRAVIS	COUNTY
THEODORE WILSON COZINE	8	390 th JUDIC	IAL DISTRICT
ORDER SET	TING HEARIN	<u>IG</u>	
On this day came on to be heard	the foregoing	Motion for Sh	ock Probation
and the same is hereby set for hearing	g on		, at
m., 2009.			
SIGNED AND ENTERED this	day of		2009.
	JUDGE PR	ESIDING	

RACE/SEX/ETHNICITY: W/ M/ T- DOB:	- TDCJ#	
HEIGHT: 509 WEIGHT: 185	MNI#:1579319	, V
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IN THE 390TH JUDICIAL DISTRICT CO	OURT OF TRAVIS COU	NTY, TEXAS
NO.D-1-DC-07-207011 STATE OF TEXAS V	S THEODORE COZINE	
BENCH WA	RRANT	
ON THIS DAY, it appearing to the Cou		
the defendant, being charged with the offense of		USES SERIOUS BODILY
INJ and that said cause has been set down for t	U 1 -	
SHOCK PROBATION HEARING ON 03/13		11 -
the defendant is now confined in the TEXAS INSTITUTIONAL DIVISION at HUNTSVII		
issuance of a Bench Warrant for the defendant t		
date aforementioned.	o or in upp can	
	4	<i>)</i>
IT IS THEREFORE ORDERED by the	Court that a Bench Warr	ant issue for the said
THEODORE COZINE, and you the said GD	G HAMILTON, Shoriff	of Travis County, Texas, are
hereby directed to call upon the proper authoriti JUSTICE INSTITUTIONAL DIVISION at H	IES OR THE TEXAS	for norm ission to take the hody
of said THEODORE COZINE, and to safely c		
County, Texas, at Austin, Texas, to be in appear		
aforementioned.	\	
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District Clerk, Travis County, Texts		
By: Debuty		
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	GREG HAMIL	
	Travis County,	Texas
	Ву:	
	Deputy Deputy	
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161	Report to your Community Supervision Office		das of cac	h nomth at 's	F(H) 43	At and at any
177	 subsequent time as instructed by your Communication the Community Supervision Officer to y 		dservhere			
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Page 55 of 99

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ODDETEONAL CONDITIONS OF COMMUNITY SUPERVISION

- (11) Witheron community supers norm, you must have on your person at all tupes, a suresut, capet Texas Department of Public Salety photo identification card or a calid Toxas Department of Public Salety photo driver's licence. You must obtain this photo identification within thirty (30) days of the date of your community supervision.
- 1 111 Do not operate a motor solutile without a valid Texas driver's license and proof of automobile liability insurance.
- 2017 Reports and fellow to commendation

4	travis County Comerchay Education Services	
	Lamily Violence Assessment	
	Orng & Alcohol Evaluation	

- 15 hour Cermied Fame I die ation Class (if convicted) 1
- Licens d intensive outputtent heptment at क कार्याच्या क्रियाच्या वेर्वेद्राव्याच्या क 417 Tyd balacanno on
- ŧ increed intensive upation temperat at or comparable beatment program as recommended by TAP
- LAJP, substance abuse evaluation and follow all recommendations
- SMAR Etreatment/SMAR I After me caseload. Reimburse Travis County CSCD at the rate of \$10. per day for SMAR I residential treatment.
- Chemical Dependency Education Program (CDI P).
- Mental Health: Mental Retardation (MBMR) ANEW for assessment of services and follow all į. ecommendations
- Crossp Auger Massagement Program of at least 20 hours
- Any connecting/treatment deagraned by your Community Supervision Officer
- After one for 12 months Continue w/ courseling

on the date designated by your Community Supervision Officer, cooperate and participate while you are a client thereof, pay all costs of treatment, and remain until successfully discharged by the proper anthorntes. Assigned to Intensive Community Supervision for Specialized Caseload. High KISK tin lien of memoriation in ID IDCD until the level of supervision is changed by the Court and or Community Supervision Officer.

- Do not parts ipate in clinical studies
- (24) take all medication as prescribed.

(22)

(25) Beginning on the date designated by your Community Supervision Officer and for days thereafter, defendant aball participate in blockloude Monthaing and as a participant therein, defendant must remain at his cher residence at at all times tudess approved

aradyance by the Court and or the Community Supervision Officer. Reinfance Travis County Community Supervision and Corrections at the rate of \$4.27 per day beginning on

- Participate in the alcohol breath menitoring component of the Flectronic Mointoring program until released from the 1200 program. Pay an additional fee of \$2.85 per day for the BAT component beginning on
- 12.1 Show proof of a fingle school diploma within union (90) days or obtain GFD within
- Complete 350 hours of Commanuty Service Restriction in a place approved by the Coint and designated by the (28) Community Supervision and Corrections Department.
- (29) Affend Al. oholiss Narrotics Coonne Anonymous meetings times per week for years and provide proper documentation to your Community Supervision (Misco.
- · 3(4) day in the bax is County dad boginning . straight time. Work release
- the not open or transform a chert him account mad approved, in vertices, by the Court and or your Community (1)
- Supervision Officer

 Buce no contact with the victim(s) Dawn Woodau in the cause either in writing, in person, by phone, or (3.) through third parties.
 - 1 : 51 Have no contact with gains or gains occube as dining term of community supervision
- (11)Three ice contact and do not associate with Dawn Woodall
 - Supervision fees are to be waived beginning on the date of acceptance of the re-verying state and will be remistated upon (4.) repeated of remainer supervision to original intests from
 - 4461 Serve a term of confinement in a State Jail Felony Labridge for a period of days one year, said term to Obey all rules and regulations and participate in the reliabilitative
- Participate in Euctronic Monter EM For 30 days + pay all USB Incorred. (1/)
 - 1385 1349

Page 56 of 99

Name: Theodory Wilson Cosme Cauce No. D1DC67207011

ADDITIONAL CONDITIONS OF COMMUNITY SCREEN ISION

You are hereby advised that under the law of this State, the Court shall determine the terms and conditions of your community supervision, after or modify the conditions of your community supervision. The Court also has the authority at any time during the period of your community supervision to a voke your community supervision for violation of any of the conditions set out above.

Witness our signature the 12 day of March 20 109.

Judge Presiding

We, the undergraned, certify delivery of the Conditions of Community Supervision to the above named defendant

Community Supervision Officer

Defendant's Receipt

Eacknowledge receipt of one topy of the Coordinary of my Community Supervision, which were read to me by my attorney, and to indevelund and agree to obey these Conditions of Community Supervision.

Right Thurab

Det fintani

IN THE 390TH JUDICIAL DISTRICT COURT OF TRAVIS COUNTY, TEXAS

NO. D-1-DC-07-207011 THE STATE OF TEXAS VS. THEODORE COZINE

ORDER PROBATING BALANCE OF SENTENCE IMPOSED UNDER SECTION 6 (a) OF ARTICLE 42.12 OF THE TEXAS CODE OF CRIMINAL PROCEDURE

On MARCH 12, 2009, A.D., came on to be heard the motion of the defendant, THEODORE COZINE, appeared in person, his/her counsel, ERIK GOODMAN, also being present, and the State appeared by her District Attorney, and the Court after having all the evidence presented by both the State and the defendant and after having heard arguments of counsel, is of the opinion and so finds that the motion herein should be granted;

It is therefore ORDERED, ADJUDGED, and DECREED by the Court that the sentence heretofore imposed in this cause on SEPTEMBER 16, 2008, A.D., wherein the defendant was sentenced to the TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION for a term of TEN (10) year(s), for the offense of AGGRAVATED ASSAULT, SECOND. COMMITTED ON: NOVEMBER 22, 2007 and imposed under the provision of Section 6(a) of Article 42.12, of the Texas Code of Criminal Procedure be hereby suspended during the good behavior of the defendant and the defendant, THEODORE COZINE, is hereby placed on probation for a term of EIGHT (8) year(s), beginning on MARCH 12, 2009, A.D., under the supervision of the appointed Adult Community Supervision Officer of Travis County, Texas, subject to the following conditions of Community Supervision, and the defendant Filed in The District Court shall, during the term of Community Supervision: of Travis County, Texas

MAR 1 6 2009

At 5:00 Page 5M of 99.

Amalia Rodriguez-Mendoza, Clerk 0 00

- 1. Obey all orders of the Court and the Community Supervision Officer.
- 2. Commit no offense against the laws of this or any state or of the United States.
- 3. Avoid injurious or vicious habits.
- 4. Avoid the use of all narcotics, habit forming drugs, alcoholic beverages, and controlled substances.
- 5. Avoid persons or places of disreputable or harmful character (including association with any person previously convicted of a felony crime without the permission of the Community Supervision officer).
- 6. Report to your Community Supervision Officer on 2ND WEDNESDAY OF EACH MONTH AT 9:00A.M. and at any subsequent time as instructed by your Community Supervision Officer.
- 7. Permit the Community Supervision Officer to visit you at your home or elsewhere.
- 8. Work faithfully at suitable employment as far as possible and, if unemployed, participate in the Community Supervision and Corrections Department's pre-employment program as directed by the court and/or Community Supervision Officer.
- 9. Register with and remain registered with the Texas Employment Commission during periods of unemployment.
- 10. Do not change the place of residence without the permission of the Community Supervision Officer and report within five (5) days of any change in employment or marital status.
- 11. Remain in Travis County, Texas, unless permitted to depart by the Court and/or the Community Supervision Officer.
- 12. Register with and remain registered with the Travis County Domestic Relations Office, if ordered by the court and/or your Community Supervision Officer.
- 13. Support your dependents.
- 14. Refrain from disorderly conduct, abusive language, or disturbing the peace while present at the office of the Department.
- 15. Submit urine specimen at the direction of the Community Supervision Officer, daily if ordered, and pay all costs if required.
- 16. Pay to and through the Community Supervision and Corrections Department of Travis County, Texas, the following:
 - A. PAY YOUR FINE OF \$500.00, ATTORNEY FEES OF \$, AND COURT COST IN ONE LUMP SUM OR IN INSTALLMENTS, AS SET FORTH IN THE COLLECTION

- SCHEDULE, PROVIDED BY THE TRAVIS COUNTY SUPERVISION AND CORRECTIONS DEPARTMENT.
- B. PAY \$60.00 A MONTH SUPERVISION FEE STARTING ON MARCH 12, 2009 AND EACH MONTH THEREAFTER.
- C. PAY \$28,454.04 RESTITUTION TO VICTIM THROUGH
 CSCD IN PAYMENTS OF \$__ PER MONTH STARTING ON
 _ AND ON EACH MONTH THEREAFTER UNTIL TOTAL IS
 PAID.
- D. PAY CRIME STOPPERS FEE IN THE AMOUNT OF \$30.00 BY .
- 17. All special conditions and court ordered fees must be paid in full and completed sixty (60) days prior to discharge.
- 18. Report to any required CSCD orientation program.
- 19. While on Community Supervision, you must have on your person at all times, a current valid Texas Department Of Public Safety photo identification card or a valid Texas Department of public safety photo driver's license. You must obtain this photo identification within thirty (30) days of the date of your Community Supervision.
- 20. Do not operate a motor vehicle without a valid Texas Driver's license and proof of automobile liability insurance.
- 21. Report to:

a.	 TRAVIS COUNTY COUNSELING EDUCATION SERVICES	
	FAMILY VIOLENCE ASSESSMENT	
	DRUG & ALCOHOL EVALUATION	
b.	 TCADA 15-HOUR CERTIFIED DRUG EDUCATION	N
	CLASS	
c.	 TCADA LICENSED INTENSIVE OUTPATIENT	
	TREATMENT	
	AT	OR
	COMPARABLE TREATMENT PROGRAM	_ AS
	RECOMMENDED BY TAIP.	
d.	TCADA LICENSED INTENSIVE INPATIENT	
	 TREATMENT	
	AT	OR
	COMPARABLE TREATMENT PROGRAM	 AS
	RECOMMENDED BY TAIP.	
e.	TAIP SUSBTANCE ABUSE EVALUATION AND	
	FOLLOW ALL RECOMMENDATIONS	
f.	SMART TREATMENT/SMART AFTERCARE CASEL	OAD.
	 	RATE

	OF \$10 PER DAY FOR SMART RESIDENTIAL TREATMENT.
	g CHEMICAL DEPENDENCY EDUCATION PROGRAM
	(CDEP) h MHMR FOR ASSESSMENT OF SERVICES AND
	FOLLOW ALL RECOMMENDATIONS i. X GROUP ANGER MANAGEMENT PROGRAM OF AT
	LEAST 20 HOURS. j. X ANY COUNSELING/TREATMENT DESIGNATED BY YOUR COMMUNITY SUPVERVISION OFFICER.
	k. X AFTERCARE FOR 12 MONTHS 1. X CONTINUE W/ COUNSELING
Off. the	the date designated by your Community Supervision icer, cooperate and participate while you are a client reof, pay all costs of treatment, and remain until cessfully discharged by the proper authorities.
X22.	ASSIGNED TO INTENSIVE COMMUNITY SUPERVISION FOR SPECIALIZED CASELOAD HIGH RISK (IN LIEU OF INCARCERATION IN IDTDCJ) FOR A PERIOD OF TWO (2) YEARS OR UNTIL THE LEVEL OF SUPERVISION IS CHANGED BY THE COURT AND/OR COMMUNITY SUPERVISION OFFICER.
23.	DO NOT PARTICIPANT IN CLINICAL STUDIES.
24.	TAKE ALL MEDICATION AS PRESCRIBED.
25.	BEGININNG ON THE DATE DESIGNATED BY YOUR COMMUNITY
	SUPERVISION OFFICER AND FORDAYS THEREAFTER, DEFENDANT SHALL PARTICIPATE IN ELECTRONIC MONITORING AND AS PARTICIPANT THERIN, DEFENDANT MUST REMAIN AT HIS/HER RESIDENCE AT
	AT ALL TIMES UNLESS APPROVED IN ADVANCE BY THE COURT AND/OR COMMUNITY SUPERVISION OFFICER. REIMBURSE TRAVIS COUNTY COMMUNITY SUPERVISION AND CORRECTIONS AT THE RATE OF \$4.27 PER DAY BEGININNG ON
26.	PARTICIPATE IN THE ALCOHOL BREATH MONITORING COMPONENT OF THE ELECTRONIC MONITORING PROGRAM UNTIL RELEASED FROM THE PROGRAM. PAY AN ADDITIONAL FEE OF \$2.85 PER DAY FOR THE BAT COMPONENT BEGINNING ON
27.	SHOW PROOF OF A HIGH SCHOOL DIPLOMA WITHIN NINETY
.,	(90) DAYS OR OBTAIN GED WITHIN YEARS.
X28.	COMPLETE 350 HOURS OF COMMUNITY SERVICE RESTITUTION AT A PLACE APPROVED BY THE COURT AND

		DESIGNATED BY THE COMMUNITY SUPERVISION AND
		CORRECTIONS DEPARTMENT.
	29.	ATTEND ALCOHOLICS/NARCOTICS/COCAINE ANONYMOUS
		MEETINGS TIMES PER WEEK FOR YEARS
		AND PROVIDE PROPER DOCUMENTATION TO YOUR COMMUNITY
		SUPERVISION OFFICER.
	30.	SERVE DAYS IN THE TRAVIS COUNTY JAIL,
		BEGINNING STRAIGHT TIME/
		WORK RELEASE.
	31.	DO NOT OPEN OR MAINTAIN A CHECKING ACCOUNT UNTIL
		APPROVED, IN WRITING, BY THE COURT AND/OR YOUR
		COMMUNITY SUPERVISION OFFICER.
	X 32.	HAVE NO CONTACT WITH THE
		VICTIM(S) IN THIS CAUSE, EITHER IN
		WRITING, IN PERSON, BY PHONE OR THROUGH THIRD
		PARTIES.
	33	HAVE NO CONTACT WITH GANGS OR GANG MEMBERS DURING
-		TERM OF COMMUNITY SUPERVISION.
	X 34.	HAVE NO CONTACT AND DO NOT ASSOCIATE
	··	WITH
	35	SUPERVISION FEES ARE TO BE WAIVED BEGININNG ON
-		THE DATE OF ACCEMPTANCE OF THE RECEIVING STATE BUT
		NO OTHER MONIES ARE TO BE REIMPOSED IF SUPVERSION
		IS CANCELLED OR REJECTED BY THAT JURISDICTION.
	26	SERVE A TERM OF CONFINEMENT IN A STATE JAIL
-		FELONY FACILITY FOR A PERIOD OF
		DAYS/ONE YEAR, SAID TERM TO BEGIN
		ON .
		OBEY ALL RULES AND REGULATIONS AND PARTICIPATE IN
		THE REHABILIATIVE PROGRAMS OF SAID FACILITY UNTIL
		DISCHARGED FROM THE FACILITY.
		DISCHARGED FROM THE FACILITY.
	v 17	DADELCIDADE IN ELECTRONIC MONITOR EM EOD 20 DAVIG C
		PARTICIPATE IN ELECTRONIC MONITOR EM FOR 30 DAYS &
PAY	ALL MONTE:	S INCURRED.
		. 1
		M = M = M = M
	Signed th	he 16 day of March, A.D., 2009.
	J	

CR-0052

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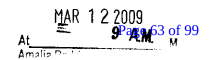
RPRO 03/13/2009

Defendant's Name: COZINE, THEODORE

Date: 03/12/2009

Cause # D.1.DC-07-207011

	me: COZINE, I HEODOKE	, Di	ate: 03/12/2009 Cause# D-1-DC-0/	
DOB:		Indian	Special Needs: Nor nce Form	ie
Booking No:	0912619	Indige	ice roim	
	To determine eligibili	•	nted Attorney, you must complete this form.	
I will retain .	my own attorney:	j k	Dutc.	2/2009
	,	Signature of	^r Defendant	
			m if Defendant to retain own attorney	
Size of family	unit (Members of immediat	te family that you sur	pport financially) Total Number of Dependant	s (inc self): 1
Name:		Age:	Relationship:	
Monthly Incor	me		Necessary Mo. Living Expenses	
Your Salary		\$0.00	Rent/Mortgage	\$0.00
Spouse's Salary	<u>'</u>	\$0.00	Utilities (gas, electric, etc.)	\$0.00
SSI/SSDI		\$0.00	Transportation: Make: Model: Year:	\$0.00
TANF		\$0.00	Clothes/Food	\$0.00
Social Security	Check		Child Care/Day Care	\$0.00
Child Support		\$0.00	Medical Expenses	\$0.00
Other Governm	nent Check		Credit Cards	\$0.00
Other Income		\$0.00	Court-Ordered Monies	\$0.00
			Child Support	\$0.00
TOTAL INCO	DME*	\$0.00	TOTAL NECESSARY EXPENSES*	\$0.00
FOTAL MONT	THLY INCOME:	\$0.00	DEFENDANT MEETS ELIGI REQUIREMENTS	BILITY
IOTAL MONI	THLY EXPENSES:	\$0.00	YES	NO
DIFFERENCE	(net income):	\$0.00	UNDETERM	INED
means to employ information is tr financial situatio	o counsel of my own choosing we and correct. The informa on.	g and I hereby reques ation I listed is accurd	te trial of the charge pending against me. I certi st the court to appoint counsel for me. I swear to ate and I will immediately notify the court of any rmation is a criminal offense.	hat the above
	. по отприм по ченущий.	. magrement of info	muson to a criminal official.	
Signature of Def	fendant		Date Filed in The of Travis C	District Court ounty, Texas



No: **D-1-DC-07-207011**

THE ST	TATE OF TEXAS	IN THE
VS		OF
THEOL	OORE COZINE	TRAVIS COUNTY, TEXAS
DOB:		
	ORDER APPOIN	TING ATTORNEY
In the al	bove numbered and entitled cause the Court	finds the following:
1)	The defendant has been determined to be in Code of Criminal Procedure, Chapter 26.	digent and in need of legal services pursuant to the
2)	The attorney hereby appointed is duly quali	fied to represent the defendant.
3)		th the procedures adopted by the Criminal Courts of which deviates from the general appointment
4)	Defendant is incarcerated/on bond at the tin	ne of appointment.
Court to	be competent to represent the defendant in ant in this cause until the case is concluded, is	, an attorney found by the this cause, is hereby appointed to represent the ncluding appeals, if any, or until released by order of
Date:		Judge Presiding
Appt IE):	Juage Fresiding

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Page 64 of 99

D-1-DC-87-2010//	THE STATE OF TEXAS	Docket Sheet 1 of
Information Indictment Theodore DZin	Vs.	IN THE DISTRICT COURT OF PRAVIS COUNTY, TEXAS JUDICIAL DISTRICT
Defendant Date of Birth	De	fense Attorney: Exik bondman
Bond Amount \$	CASE STATUS	
Indicted Offense:	Degr	ee 2 rd Offense Date 11 220
Adjudicated Offense:		Degree
States Recommendation:		
Plea: Guilty/Not Guilty	<u>DISPOSITION</u> Enhanced/Habitual	Terms: Negotiated/Unnegotiated
Trial: Court Jury	Punishment: Court/Jury	Dismissal/12:45/12:44a
PSI Reset Date:	PSI Waived	2/12/00
Judge Presiding	4. Kourl	Plea Date 3/12/09
Term: 10 years Probated Fine: CSR: Other Conditions:	Restitution:	years Deferred Adjudication DL Suspension:
Special Terms:day	s Shock/SAIP/SAFP/TCJ	Continued/Discharged
Revocation/Adjudication:	probated for	and/orFine; or
	Sentence:Years/N	
Vears/Mo	FINAL CONVICTION on the Days	DC/SJ/TCJ 3/14/9
		Thursday,
\$Fine	Family Violence Finding	gDeadly Weapon Finding
Credit for B.T		
gulie St. Kocon	3/12/09 DEFENDA	INT PRINT MB OTHER:
Judge Presiding	Date	
Date Copy D/S to Prob Judgment Date	&Prenared by:	Page 65 of 99

N

D-1-DC- THE CTAT	E OF TEXAS
D-1-DC-07-207011 390TH JUDICIAL DISTRICT COURT F1	Vs.
CNT-1 PART. ID: 1743489 MNI: 1579319	IN THE DISTRICT COURT OF
13150007 AGG ASSUALT DATE/FAMILY/HOUSE W/WEAPO	TRAVIS COUNTY, TEXAS
NDICTMENT DATE: 1/30/2008 OFF. DATE: 11/22/2007	Ja Double al call
INDICTMENT 427TH GRAND JURY	States Attorney: WWW WWW
	GOV BONUMAN
Bond Amount \$ 25,000.00	Defense Attorney: La Ulli War
	STATUS A
	1 00.1
Indicted Offense: WMA 18547 - 57	Degree Offense Date
	1 Dans DA. Dec.
Adjudicated Offense: Why and at	en well Degree L'
	180-1 1 A L-
States Recommendation:	1800 Dasking
Stule	Dynato () = (8/12 18/2)
DISPOSI	
Plea: Guilty/Not Guilty Enhanced	Habitaal Terms: Negotiated/Unnegotiated
Trial: Court/Jury Punishment:	Court/Jury Dismissal/12:45/12:44a
PSI Reset Date: 10-01 PSI Waive	ed Id 6m Pene)
1 ST Reset Date: Will Of	old a mines
Judge Presiding	Plea Date X X (X)
	0000
IUDGMENT - COMM	IUNITY SUPERVISION
	lication/Probation
Term: years Probated for years	years Deferred Adjudication
Fine: CSR: Resti	tution: DL Suspension:
Other Conditions:	
Other Conditions.	
Special Terms:days Shock/SAIP/	SAFP/TCI Continued/Discharged
Revocation/Adjudication: proba	ated forand/orFine; or
Plea: True/Not True / Sentence:	Years/Months/Days TDC/SJ/TCJ
Judge Presiding	Revocation Date
Judge Trestand	Revocation Bate
AND FINAL CO	INVICTION ISO ACUS SHOOK
AN INALCO	TDg/sj/Tcj Communce: 9-30-08
Years Months/Days	TDO/SI/TCI COMMENCE: 9-50-08
100000000000000000000000000000000000000	(13)/93/139
Fine Family Vio	olence Finding Deadly Weapon Finding
9	
209 Credit for B.T. 11/22/07-11/23/07; 15/12/07-000	day;
3	DEFENDANT PRINT RIGHT THUMB OTHER:
Onlie St. Kourt 9-16-1	
Judge Presiding Date	
Date Copy D/S to Prob Judgment Date &Prepared by:	9/30/69 Page 66 of 90
	THE RESERVE OF THE PARTY OF THE

IN THE 390TH JUDICIAL DISTRICT COURT OF TRAVIS COUNTY, TEXAS

NO. D-1-DC-07-207011 THE STATE OF TEXAS VS. THEODORE COZINE

ORDER PROBATING BALANCE OF SENTENCE IMPOSED UNDER SECTION 6 (a) OF ARTICLE 42.12 OF THE TEXAS CODE OF CRIMINAL PROCEDURE

On MARCH 12, 2009, A.D., came on to be heard the motion of the defendant, THEODORE COZINE, appeared in person, his/her counsel, ERIK GOODMAN, also being present, and the State appeared by her District Attorney, and the Court after having all the evidence presented by both the State and the defendant and after having heard arguments of counsel, is of the opinion and so finds that the motion herein should be granted;

It is therefore ORDERED, ADJUDGED, and DECREED by the Court that the sentence heretofore imposed in this cause on SEPTEMBER 16, 2008, A.D., wherein the defendant was sentenced to the TEXAS DEPARTMENT OF CRIMINAL JUSTICE INSTITUTIONAL DIVISION for a term of TEN (10) year(s), for the offense of AGGRAVATED ASSAULT, SECOND. COMMITTED ON: NOVEMBER 22, 2007 and imposed under the provision of Section 6(a) of Article 42.12, of the Texas Code of Criminal Procedure be hereby suspended during the good behavior of the defendant and the defendant, THEODORE COZINE, is hereby placed on probation for a term of EIGHT (8) year(s), beginning on MARCH 12, 2009, A.D., under the supervision of the appointed Adult Community Supervision Officer of Travis County, Texas, subject to the following conditions of Community Supervision, and the defendant shall, during the term of Community Supervision: Filed in The District Court of Travis County, Texas



- 1. Obey all orders of the Court and the Community Supervision Officer.
- 2. Commit no offense against the laws of this or any state or of the United States.
- 3. Avoid injurious or vicious habits.
- 4. Avoid the use of all narcotics, habit forming drugs, alcoholic beverages, and controlled substances.
- 5. Avoid persons or places of disreputable or harmful character (including association with any person previously convicted of a felony crime without the permission of the Community Supervision officer).
- 6. Report to your Community Supervision Officer on 2ND WEDNESDAY OF EACH MONTH AT 9:00A.M. and at any subsequent time as instructed by your Community Supervision Officer.
- 7. Permit the Community Supervision Officer to visit you at your home or elsewhere.
- 8. Work faithfully at suitable employment as far as possible and, if unemployed, participate in the Community Supervision and Corrections Department's pre-employment program as directed by the court and/or Community Supervision Officer.
- 9. Register with and remain registered with the Texas Employment Commission during periods of unemployment.
- 10. Do not change the place of residence without the permission of the Community Supervision Officer and report within five (5) days of any change in employment or marital status.
- 11. Remain in Travis County, Texas, unless permitted to depart by the Court and/or the Community Supervision Officer.
- 12. Register with and remain registered with the Travis County Domestic Relations Office, if ordered by the court and/or your Community Supervision Officer.
- 13. Support your dependents.
- 14. Refrain from disorderly conduct, abusive language, or disturbing the peace while present at the office of the Department.
- 15. Submit urine specimen at the direction of the Community Supervision Officer, daily if ordered, and pay all costs if required.
- 16. Pay to and through the Community Supervision and Corrections Department of Travis County, Texas, the following:
 - A. PAY YOUR FINE OF \$500.00, ATTORNEY FEES OF \$, AND COURT COST IN ONE LUMP SUM OR IN INSTALLMENTS, AS SET FORTH IN THE COLLECTION

- SCHEDULE, PROVIDED BY THE TRAVIS COUNTY SUPERVISION AND CORRECTIONS DEPARTMENT.
- B. PAY \$60.00 A MONTH SUPERVISION FEE STARTING ON MARCH 12, 2009 AND EACH MONTH THEREAFTER.
- C. PAY \$28,454.04 RESTITUTION TO VICTIM THROUGH
 CSCD IN PAYMENTS OF \$__ PER MONTH STARTING ON
 _ AND ON EACH MONTH THEREAFTER UNTIL TOTAL IS
 PAID.
- D. PAY CRIME STOPPERS FEE IN THE AMOUNT OF \$30.00 BY.
- 17. All special conditions and court ordered fees must be paid in full and completed sixty (60) days prior to discharge.
- 18. Report to any required CSCD orientation program.
- 19. While on Community Supervision, you must have on your person at all times, a current valid Texas Department Of Public Safety photo identification card or a valid Texas Department of public safety photo driver's license. You must obtain this photo identification within thirty (30) days of the date of your Community Supervision.
- 20. Do not operate a motor vehicle without a valid Texas Driver's license and proof of automobile liability insurance.
- 21. Report to:

a.	 TRAVIS COUNTY COUNSELING EDUCATION SERVICES	
	FAMILY VIOLENCE ASSESSMENT	
	DRUG & ALCOHOL EVALUATION	
b.	TCADA 15-HOUR CERTIFIED DRUG EDUCATION	ON
	CLASS	
c.	 TCADA LICENSED INTENSIVE OUTPATIENT TREATMENT	
	AT	OR
	COMPARABLE TREATMENT PROGRAM	AS
	RECOMMENDED BY TAIP.	
d.	 TCADA LICENSED INTENSIVE INPATIENT	
	TREATMENT	
	AT	OR
	COMPARABLE TREATMENT PROGRAM	AS
	RECOMMENDED BY TAIP.	
e.	 TAIP SUSBTANCE ABUSE EVALUATION AND	
	FOLLOW ALL RECOMMENDATIONS	
f.	SMART TREATMENT/SMART AFTERCARE CASE	JOAD.
	 REIMBURSE TRAVIS COUNTY CSCD AT THE	RATE

		OF \$10 PER DAY FOR SMART RESIDENTIAL TREATMENT.
		g CHEMICAL DEPENDENCY EDUCATION PROGRAM (CDEP)
		h MHMR FOR ASSESSMENT OF SERVICES AND
		FOLLOW ALL RECOMMENDATIONS i. X GROUP ANGER MANAGEMENT PROGRAM OF AT
		j. x ANY COUNSELING/TREATMENT DESIGNATED BY
		YOUR COMMUNITY SUPVERVISION OFFICER. k. X AFTERCARE FOR 12 MONTHS l. X CONTINUE W/ COUNSELING
	Off the	the date designated by your Community Supervision icer, cooperate and participate while you are a client reof, pay all costs of treatment, and remain until cessfully discharged by the proper authorities.
x		ASSIGNED TO INTENSIVE COMMUNITY SUPERVISION FOR
		SPECIALIZED CASELOAD HIGH RISK (IN LIEU OF INCARCERATION IN IDTDCJ) FOR A PERIOD OF TWO (2) YEARS OR UNTIL THE LEVEL OF SUPERVISION IS CHANGED BY THE COURT AND/OR COMMUNITY SUPERVISION OFFICER. DO NOT PARTICIPANT IN CLINICAL STUDIES. TAKE ALL MEDICATION AS PRESCRIBED.
	25.	BEGINING ON THE DATE DESIGNATED BY YOUR COMMUNITY SUPERVISION OFFICER AND FOR DAYS THEREAFTER, DEFENDANT SHALL PARTICIPATE IN ELECTRONIC MONITORING AND AS PARTICIPANT THERIN, DEFENDANT MUST REMAIN AT HIS/HER RESIDENCE AT
		AT ALL TIMES UNLESS APPROVED IN ADVANCE BY THE COURT AND/OR COMMUNITY SUPERVISION OFFICER. REIMBURSE TRAVIS COUNTY COMMUNITY SUPERVISION AND CORRECTIONS AT THE RATE OF \$4.27 PER DAY BEGINING ON
	26.	PARTICIPATE IN THE ALCOHOL BREATH MONITORING COMPONENT OF THE ELECTRONIC MONITORING PROGRAM UNTIL RELEASED FROM THE PROGRAM. PAY AN ADDITIONAL FEE OF \$2.85 PER DAY FOR THE BAT COMPONENT BEGINNING ON .
	27.	SHOW PROOF OF A HIGH SCHOOL DIPLOMA WITHIN NINETY (90) DAYS OR OBTAIN GED WITHIN YEARS.
x	28.	COMPLETE 350 HOURS OF COMMUNITY SERVICE RESTITUTION AT A PLACE APPROVED BY THE COURT AND

	DESIGNATED BY THE COMMUNITY SUPERVISION AND
	CORRECTIONS DEPARTMENT.
29	. ATTEND ALCOHOLICS/NARCOTICS/COCAINE ANONYMOUS
	MEETINGS TIMES PER WEEK FOR YEARS
	AND PROVIDE PROPER DOCUMENTATION TO YOUR COMMUNITY
	SUPERVISION OFFICER.
30	. SERVE DAYS IN THE TRAVIS COUNTY JAIL,
	BEGINNING STRAIGHT TIME/
	WORK RELEASE.
31	. DO NOT OPEN OR MAINTAIN A CHECKING ACCOUNT UNTIL
	APPROVED, IN WRITING, BY THE COURT AND/OR YOUR
	COMMUNITY SUPERVISION OFFICER.
X 32	. HAVE NO CONTACT WITH THE
	VICTIM(S) IN THIS CAUSE, EITHER IN
	WRITING, IN PERSON, BY PHONE OR THROUGH THIRD
	PARTIES.
33.	HAVE NO CONTACT WITH GANGS OR GANG MEMBERS DURING
	TERM OF COMMUNITY SUPERVISION.
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	WITH
35.	SUPERVISION FEES ARE TO BE WAIVED BEGININNG ON
	THE DATE OF ACCEMPTANCE OF THE RECEIVING STATE BUT
	NO OTHER MONIES ARE TO BE REIMPOSED IF SUPVERSION
	IS CANCELLED OR REJECTED BY THAT JURISDICTION.
36.	SERVE A TERM OF CONFINEMENT IN A STATE JAIL
	FELONY FACILITY FOR A PERIOD OF
	DAYS/ONE YEAR, SAID TERM TO BEGIN
	ON .
	OBEY ALL RULES AND REGULATIONS AND PARTICIPATE IN
	THE REHABILIATIVE PROGRAMS OF SAID FACILITY UNTIL
	DISCHARGED FROM THE FACILITY.
X 37	. PARTICIPATE IN ELECTRONIC MONITOR EM FOR 30 DAYS &
	S INCURRED.
	4
	he 16 day of March, A.D. 2009.
Signed t	he day of A.D., A.D.,
	$ \sim$ \sim \sim \sim \sim \sim \sim \sim \sim \sim
	$\int M V .n $

THE STATE OF TEXAS

Theodore Wilson Cozine

IN THE 390TH JUDICIAL DISTRICT COURT OF TRAVIS COUNTY, TEXAS

, I, Sally King, Official Court Reporter for the above-styled court, hereby tender to for filing to Amalia Rodriguez-Mendoza, District Clerk, Travis County, Texas, the following exhibits in the above numbered and styled cause:

STATE'S EXHIBITS	DEFENDANT'S EXHIBITS
Stipulation of evide	nel 1
v. Photo	2.
S, Photo	3.
thoto	4
Photo	5
9 Photo	b
M. Khoto	/
18. Photo	8.
9.	9. <u></u> -
10	10
11	11
12	12.
13. 14. ENVELOP	F IN VA ULT
15.	15.
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19	19.
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21.	21
22	22
23	23
24	24
25	25
	Sally King, CSR, 854-4721

I,Amalia Rodriguez-Mendoza, district clerk, do'hereby acknowledge receipt of the above listed exhibits in the above numbered and styled cause.

Flied in The District Court
Flied In The County, Texas

MAR 26

AMALIA RODRIGUEZ-MENDOZA Distript Clerk, Travis County, Texas

Date received:

3/24/09

CSO/Unit: John Pratt/Spc3 CWM#:0414

CAUSE NO.: D1DC07207011

THE STATE OF TEXAS

THEODORE WILSON COZINE

IN THE 390TH DISTRICT COURT

OFFENSE: Agg Assault W/Deadly Weapon

VS

OF TRAVIS COUNTY, TEXAS

ORDER AMENDING CONDITIONS OF COMMUNITY SUPERVISION __() Supervision term is extended ______; Date of Discharge is _______. Pay supervision fees of \$______ per month during the extension. __() Supervision fees reduced/increased to \$_____ per month beginning ______.

Supervision fees reduced/increased to \$	ber monur (remining		
Supervision fees reduced/increased to \$ Waive supervision fees for the months of	*	for a to	otal waiver of \$	•
Waive/Layout delinquency in Supervision fees \$				
Pay the delinquency in Supervision fees \$160.1	82 at the rate	of \$ 5.00	each month beginnir	ng 6/12/10.
Waive the balance in	, totaling	g \$		
Layout the delinquency in		, totaling \$		
Pay the balance in Court Costs \$ 190.10	, at the rat	e of \$ <u>5.00</u>	each month beginn	ning <u>6/12/10.</u>
Pay the balance in Restitution \$ 25041.22	_at the rate of \$	321.00	each month beginning _	6/12/10.
Pay the balance in Fine \$ 361.88 at the rate o	of \$ <u>5.00</u> ea	ch month beg	ginning	6/12/10.
Pay the balance in Attorney Fees \$ at the	e rate of \$	each	n month beginning	
Pay an Additional Fine \$at the r	rate of \$	each mo	onth beginning	
Pay Additional Attorney fee \$at the	rate of \$	each m	nonth beginning	
Pay Additional Attorney fee \$t	to the Travis Cou	ınty Tax Offi	ice.	
Lay out all violations in the Travis County Jail un	til			
Lay out all violations in the Travis County Jail un Serve days in the Travis County Jail,	beginning		_; straight time/SWAP/cr	redit for back time
Participate fordays and comply w				
Report to, cooperate with, participate in all recom	mended progran	ns until succe	essfully discharged, and p	pay for all costs f
he following services, classes and treatment:				
SMADT Pacidential and Continuing Co	are Drogram			
SMART Residential and Continuing Ca	are Program.			
SMART Residential and Continuing Ca	are Program.			
MHMR	are Program.			
	are Program.			
MHMR	are Program.			
MHMR	are Program.			
MHMR CSCD TAIP	·	vision is chan	ged by the court and/or S	Supervision Offic
MHMR CSCD TAIP Remain in jail until a treatment bed is available. Assigned to the following specialized unit until the and follow the department guidelines for the casel	e level of superv			•
MHMR CSCD TAIP Remain in jail until a treatment bed is available. Assigned to the following specialized unit until the and follow the department guidelines for the casel aMental Health Unit; participate in assessm	e level of supervoad:	s through MF	IMR or designated treat	tment provider ar
MHMR CSCD TAIP Remain in jail until a treatment bed is available. Assigned to the following specialized unit until the and follow the department guidelines for the casel	e level of supervoad:	s through MF	IMR or designated treat	tment provider a
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MHMRCSCD TAIP Remain in jail until a treatment bed is available. Assigned to the following specialized unit until the and follow the department guidelines for the casel aMental Health Unit; participate in assessmollow recommendations; do not participate in climprescribed.	e level of superv load: ment for services nical drug studie	s through MH s; sign all neo	IMR or designated treat cessary releases and take	tment provider a
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MHMRCSCD TAIP Remain in jail until a treatment bed is available. Assigned to the following specialized unit until the and follow the department guidelines for the casel aMental Health Unit; participate in assessmollow recommendations; do not participate in climprescribed. bSex Offender Unit and follow Sex Offender AccOther Specialized Caseload.	e level of superv load: nent for services nical drug studie Additional Condi	s through MH s; sign all nec tions of Com	HMR or designated treat cessary releases and take munity Supervision	tment provider a
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Community Supervision Officer

Filed in The District Court of Travis County, Texas

JUN 03 2010 m.M.
At 9:43 A. M.
Amplia Roddiguez Mandaza Clark

CSO/Unit: John Pratt/Spc3 CWM#:0414

CAUSE NO.: D1DC07207011

THE STATE OF TEXAS

IN THE 390TH DISTRICT COURT

VS

OF TRAVIS COUNTY, TEXAS

THEODORE WILSON COZINE

OFFENSE: Agg Assault W/Deadly Weapon

()	Supervision term is extended	ING CONDITIONS OF CO Date of Discharg			. Pay supervision fees
	of \$ per mont	h during the extension.	B		_,, <u>F</u>
()	Supervision fees reduced/increase Waive supervision fees for the me Waive/Layout delinquency in Supervision	ed to \$ per mor	nth beginning		
	Waive supervision fees for the me	onths of	for a to	tal waiver of \$	
— <u>`</u> ()	Waive/Layout delinquency in Sur	pervision fees \$			
()()()()()()()()	Pay the delinquency in Supervision	on fees \$ at the	ne rate of \$	each month	beginning .
()	Waive the balance in	, tota	aling \$		
	Layout the delinquency in	,	, totaling \$		
	Pay the balance in Court Costs \$, Fine \$	and A	ttorney Fees \$	
	Pay the balance in Restitution \$ _	at the rate of \$		each month begin	nning .
()	Pay the balance in Fine \$	at the rate of \$	each month	beginning	
	Pay the balance in Attorney Fees				
	Pay an Additional Fine \$	at the rate of \$	each mor	nth beginning	
()	Pay Additional Attorney fee \$	at the rate of \$	each me	onth beginning	
_ ()	Pay Additional Attorney fee \$	to the Travis	County Tax Offic	e.	
	Lay out all violations in the Travi	s County Jail until	.		
()	Lay out all violations in the Travi Serve days in the Travi	avis County Jail, beginning		straight time/SW	AP/credit for back time.
()	Participate forday	s and comply with the rules	of the Electronic I	Monitoring Progra	m
() () () () ()	Report to, cooperate with, particip	pate in all recommended prog	grams until succes	sfully discharged,	and pay for all costs for
	the following services, classes and		•	,	• •
	CMADT Desidential as	d Continuing Con December			
	SMART Residential ar	id Continuing Care Program.			
	ATCIC				
	CSCD TAIP				
	COCD TAIL				
()	Remain in jail until a treatment be	ed is available		•	
(/	Assigned to the following special		nervision is chang	ed by the court an	d/or Supervision Officer
	and follow the department guideli		PO1 1 101011 10 0111111B	ou of the countries	a or oupor vision ornor.
	aMental Health Unit; parti		vices through ATO	CIC or designated	treatment provider and
	follow recommendations; do not				
	prescribed.				
	bSex Offender Unit and follow	Sex Offender Additional Co	onditions of Comp	nunity Supervisio	n
	c. Other Specialized Casel				-
<u>X</u> (42)	Delete Supervision fees while res			•	
()					
_, ,				Λο 1	
		Witness our signature	this <u>4</u> day of	E HAVII	, 20 1
		-	/	Miles . K	and -
	vailable			MACON.A.	
Defendant'	's Signature		!	Judge Presid	ing
_//			·		
		-n			
Communit	y Supervision Officer		he District Cou		
		of Iravia	County, Texas		

SCANNED

Amalia Rodriguez-Mendoza, Cla

CAUSE NO.: D1DC07207011

THE STATE OF TEXAS

IN THE 390TH DISTRICT COURT

VS

OF TRAVIS COUNTY, TEXAS

THEODORE WILSON COZINE

OFFENSE: Agg Assault W/Deadly Weapon

()		DATE of Discharge is	Pay supervision fees
()	of \$ ner month during	the extension	
()	Supervision fees reduced/increased to \$	ner month heainning	
	Waive supervision fees for the months of	for	a total waiver of \$
:	Waive/Layout delinquency in Supervision	n fees \$	total waivel of \$\psi_{\text{.}}
()	Pay the delinquency in Supervision fees	at the rate of \$	a total waiver of \$ each month beginning
	Waive the balance in	totaling \$	caen month ocganismg
	Layout the delinquency in	totaline	7 \$
	Pay the balance in Court Costs \$	Fine \$	g \$
()	Pay the balance in Pestitution \$	at the rate of \$	each month beginning
	Pay the balance in Fine \$	t the rate of \$	onth beginning
()	Pay the balance in Attorney Fees \$	at the rate of \$	ach month beginning
	Pay an Additional Fine \$	at the rate of \$ each	month beginning
	Pay Additional Attorney fee \$	at the rate of \$	h month beginning
	Pay Additional Attorney fee \$	to the Travis County Tax (Office
	Lay out all violations in the Travis County	V Jail until	ince.
()()()()()()()()	Serve days in the Travis Count	enty Iail heginning	; straight time/SWAP/credit for back time.
	Participate fordays and co	amply with the rules of the Electron	pic Monitoring Program
	Report to cooperate with participate in a	Il recommended programs until suc	ecessfully discharged, and pay for all costs for
	the following services, classes and treatme		beessiany discharged, and pay for an costs for
	SMART Residential and Contin	nuing Care Program.	
	ATCIC		
	CSCD TAIP		
()	B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	111.	·
()	Remain in jail until a treatment bed is avail	nable.	
			anged by the court and/or Supervision Officer
	and follow the department guidelines for t		ATCIC or designated treatment provider and
			necessary releases and take all medications as
	prescribed.	te in crinical drug studies, sign an	necessary releases and take an medications as
	b. Sex Offender Unit and follow Sex Off	fender Additional Conditions of Co	mmunity Supervision
	cOther Specialized Caseload.	ender Additional Conditions of Co	minimum Supervision
<u>X</u> (42)	Delete Supervision fees while residing out	of State	
(-2)		of state.	
			*
			A '1
	W	itness our signature this 29 day	y of ADY 1 2011.
			One of March
Unav	uita ble		Outrest Found
Defendant's	Signature		Judge Presiding
1	Signature		•
	n / h		
Community:	Supervision Officer	Filed in The District Co	ourt
•		of Travis County, Tex	as .

4/09

PO: UNIT#: Catherine Sharpley

South 3

CAUSE D1DC07207011

STATE OF TEXAS

390TH DISTRICT COURT

VS.

of

THEODORE WILSON COZINE

TRAVIS COUNTY, TEXAS

ORDER DISCHARGING DEFENDANT FROM COMMUNITY SUPERVISION

On this day came on to be heard the matter of determining whether or not the judgment convicting the defendant and placing the defendant on Community Supervision heretofore entered in this cause should be set aside and the defendant discharged from Community Supervision, and after hearing the evidence submitted it appears to the Court and it so finds that the defendant on the 12th day of March, 2009, was convicted for the offense of Agg Assault W/Deadly Weapon, and his punishment assessed at confinement in the Penitentiary/County Jail for a period of ten (10) years and the imposition of said sentence was suspended and the defendant placed on Community Supervision for a term of 8 Years under certain conditions determined by the Court.

Further, the Court finds that the defendant has completed the period of supervision, and it appears to the Court that all conditions of Community Supervision have been satisfactorily fulfilled by the defendant.

It is, therefore, ORDERED, ADJUDGED AND DECREED by the Court that the defendant is hereby discharged from Community Supervision in this cause.

Filed In The District Court

Velva L. Price, District C

Mubera Malic

Adult Probation Officer

Judge Presiding

THE STATE OF TEXAS

IN THE MUNICIPAL COURT
CITY OF AUSTIN

§

IN TRAVIS COUNTY, TEXAS

COUNTY OF TRAVIS

§

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

The undersigned Affiant, who after being duly sworn by me, on oath, makes the following statement:

I have good reason to believe and do believe that

(Suspect) Theodor Wilson Cozine III, (Race) W, (Sex) M, (DOB) On or about the 22nd day of November, 2007, in the incorporated limits of the City of Austin, County of TRA and State of Texas, did then and there commit the offense of AGGRAVATED ASSAULT – Family Violence 2nd Degree Felony My belief of the foregoing statement is based upon the following information. On November 22nd, 2007, at approximately 1:00 AM, an incident was reported to the Austin Police Department by (X victim witness other On November 22nd, 2007 at approximately 1:00 AM, an assault was committed against (Victim) by (Defendant) Theodore Wilson Cozine III. Are the victim and suspect related? [Yes] **Relationship:** Dating relationship for 1 year and living in the same household for 8 months. The incident occurred at the following location: 804 Post Oak St... in the city of Austin, Travis County, Texas (X defendant's residence X victim's residence (pick all that apply) Describe the assault in detail including events leading up to the assault. My belief of the foregoing statement is based upon information provided to me by Cpl. Hurst #2758, an officer working for the Austin Police Department, who spoke with the victim. The victim, had gone the emergency room at Brackenridge hospital where Cpl Hurst was working a secondary employment job while in full uniform. I told Cpl. Hurst that she had been at home at St. with her boy friend, Cozine. Cozine has lived in the residence with for approximately 8 months. said that both had been drinking a little alcohol and had started verbally arguing. stated that she was tired of the argument and told Cozine that she was going to bed. stated that Cozine would not stop argueing and walked into the bedroom behind her. stated that she had turned off the lights and was laying in bed. stated that she felt something hard hit her across the left side of her face and she stated yelling. stated that she was hit about 3 times and put her arms up to try and block whatever was hitting her. stated that she was screaming and then Cozine turned on the lights. stated that when the lights came on, she saw Cozine holding a metal baseball bat in his hands. stated that she asked Cozine Filed in The District Court of Travis County, Texas what was going on, that Cozine looked shocked and said "What have I done"

Officers, including your affiant, when	to the residence at St. where Cozine was located and arrested.
Your affiant personally spoke with	ozine. After being read his rights on video, heard me that he and
- · · · -	ne unknown reason, she had started hitting him with her fists. Cozine said that
, , ,	p. He said it hurt, but had no physical injuries. Cozine could not give any
•	or what hurt. Cozine said that at some point he just "lost it" and grabbed the
paseball bat which was nearby. Cozin	ne said that he hit with the baseball bat.
Were any children present during the	assault? yes X no If so list their ages. child #1Y.O.A. child
#2Y.O.A. child #3Y.O.A	A. child #4Y.O.A. child #5Y.O.A.
Describe any injury or injuries sustain	ned by the victim and suspect in detail: had a severely bruised left eye
$1 \frac{1}{2}$ inch contusion on the knuckle of t	the first finger of her left hand, deep purple bruises approximately 4-5 inches
n length on the upper portion of both	her left and right arm. Cozine had no physical injuries.
Did the suspect make any threats of vi	iolence or to continue the assault/violence? [No]
	Penal Code, this charge is enhanced to a 3 rd Degree Felony as the llowing conviction(s) for Assault Family Violence:
Note: List Charge, Court, Disposition,	, Cause Number, and Date for each conviction* Verified By:
1 2/1 30	
Affiant (legible signature)	
	y the said Affiant on this 22 day of hovenese, 2007
	1 Dalen ums & B
	Peace Officer in the State of Texas
On this the 27 day of A MADAL	Bek, 2007, I hereby acknowledge that I have examined the
	ed that probable cause exists for the issuance of an arrest warrant for the
ndividual accused therein.	
	Mac Esta
$\overline{\mathbf{M}}$	Bek , 2007, I hereby acknowledge that I have examined the led that probable cause exists for the issuance of an arrest warrant for the lagistrate, Municipal Court City of Austra, Travis County, Texas
Luctin Ballon Inaldent N	ber: 07-3260234 Officer: Ziebell #5387
rustin Police incluent Rumi	Barrier
	P. 47500

ORDER OF COMMITMENT TO THE SHERIFF OF TRAVIS COUNTY, GREETINGS:

THEODORE WILSON COZINE who having been brought before me 11/22/2007 atM. charged with the offense:
AGG ASSLT W/DEADLY WEAPON 2nd Felony (FAMILY VIOLENCE)
is COMMITTED to the CUSTODY of the SHERIFF of Travis County, Texas, to be detained unless he complies with the conditions of bond set on this date or any amendment or modification thereof.
1. Defendant is ordered to appear in: Court Administration Office, Room 1.300
BLACKWELL-THURMAN CRIMINAL JUSTICE CENTER, 509 W. 11th Street Instanter
2. If defendant is in custody on the above date, the SHERIFF is hereby ordered to present said defendant in the above Court on said appearance date and at all times said charge(s) or accusation(s) are called before said Court.
3. Bail is hereby set as follows: \$7,500 (EPa)
4. The magistrate informed the person of the person's right to request appointment of counsel; asked the person whether the person wants to request appointment of counsel; and the person (requested) (did not request) appointment of counsel. 5. Defendant is/ is not ordered to install a vehicle ignition interlock within 30 days of release on bond. Report to Interlock office within 3 working-days of release. (For location call 512-854-9381) 6. Bond is acceptable if in compliance with Articles 17.03, 17.031, 17.04, and/or 17.08 of the Texas Code of Criminal Procedure. The undersigned hereby certifies that the defendant has been warned of his rights under Art. 15.17 of the Texas Code of Criminal Procedure. HEREIN FAIL NOT but of this ORDER make due return showing how you have executed same Attorney Retained Appointed Judge of the (Municipal / JP /
Warrant: TRN: 9072777247 TRS: A001 Cause No.:
The State of Texas vs. Name: THEODORE WILSON COZINE D1DC07207011
Address: Filed in The District Cour City: AUSTIN State: TX Zip: 78704 Filed in The District Cour of Travis County, Texas
DOB: Sex: M Race: W Ethnic: MNI: 1579319 Booking #: 0756313
CAME TO HAND THIS day of NOV 2 2 200720, at o'atock vendoza, Clean control of the
and executed thisday of, 20, ato'clock M.,
by placing the accused in jail in Travis County, Texas.
Greg Hamilton
SHERIFF OF TRAVIS COUNTY, TEXAS by Deputy Page 79 of 99

NUMBER:			
THE STATE OF TEXAS VS.	§ §	IN THE	COURT
Theodore Wilson Cozine III, Defendant	§	IN TRAVIS CO	UNTY, TEXAS
MOTION FOR EMI	ERGENCY	PROTECTION O	RDER
COMES NOW, OFFICEC guardian, peace officer, or attorney representational Procedure, and on behalf of the	5. Ziehe senting the State following perso	ns:	
	~	WF	
and requests entry of an Emergency P	rotection Orde	r.	
	I.		
The defendant, Theodore Univer's License No. Blade 310 has to offense under Sec. 42.07(a)(7), of the Assault or Assault with Bod	Texas Penal C	described as <u>w/m 5</u> or an offense involving family ode (Stalking), to wit: Agg	y violence or an ravated
<u>X</u> : A copy of the a herein for all purposes. Furthermore, applicant alleges his release from jail for the reasons se follows (explanation if necessary):	that the Defen		ne victim(s) upon

Filed In The District Court
of Travis County, Texas at 12:060 M. Velva L. Price, District Clerk Page 80 of 99

following pro	vision :	quests the Court enter an Emergency Protection Order with the s prohibiting the defendant from: Committing family violence or an act in furtherance of an offense (7) of the Texas Penal Code (Stalking);
<u>X</u>	<u>:</u>	Communicating:
1.		directly with the victim or with a member of the family or household in a threatening or harassing manner; and/or
2.		a threat through any person to the victim or a member of the family or household; and/or
3.		going to or near, within a minimum of 200 yards, the victim's or member's of the household:
	(a)	residence, located at:
		Austin 1× 78704
	or an	y other residence to which the protected party moves;
	(b)	place of employment, located at:
	(c)	business, located at
4.		going to or near, within a minimum of 200 yards, the protected child(ren)'s:
	(a)	residence located at:
	or an	y other residence to which the child(ren) move(s);
	(b)	child care facility, located at:
	(c)	school(s), located at:

of the person or persons protected by the Orde from the Order for the protected person(s)'s s	
Respectfully submitted,	1 011
Date: November 22, 2007	yn Jul 5387
	Applicant
	Sonothan Ziebell Applicant's Printed Name
	(512) 974 5000
	Applicant's Phone #
	7/5 E. 8 ¹ H. Applicant's Address
	. Ippiromit o : Iddi obo

NOTICE

- 1. THIS ORDER SHALL TERMINATE IN 31-91 DAYS:
- 2. THAT THE ORDER SHALL SUPERSEDE ANY EXISTING COURT ORDER GRANTING POSSESSION OF OR ACCESS TO A CHILD TO THE DEGREE THAT A CONDITION OF THIS ORDER CONFLICTS WITH THE EXISTING ORDER;
- 3. PRIOR TO THE EXPIRATION OF THIS MAGISTRATES ORDER FOR EMERGENCY PROTECTION, IT MIGHT BE IN THE BEST INTEREST OF A VICTIM IN THIS CASE TO SEEK A PROTECTIVE ORDER THROUGH THE TRAVIS COUNTY ATTORNEY'S OFFICE, PROTECTIVE ORDER DIVISION, 473-9498.

D1DC07207011

CAUSE

THE STATE OF TEXAS	§	IN THE C	OUNTY COURT	
V.	§	AT LAW,	NO. 4	,
Theodore Wilson Corzine III	§	TRAVIS	COUNTY, TEXAS	
EMERGENCY	PROTECT	TION ORDER	₹	
On this day the defendant appeared be	fore the Court	after arrest for an o	offense involving:	
family violence, and/or			Filed In The Di	strict Court
stalking under Section 42.072	2,Texas Penal (Code.	of Travis Cou on 3. at 7	$A:U\Omega\Omega$
			Velva L. Price, D	istrict Cierk
At a post-arrest hearing as provided by Emergency Protection.	law, the Court	considered enterin	ig an Order for	
Based on the information presented, t	his Court ente	rs this Emergency	Protection Order	on _.
் behalf of the following persons:			10	
			<i>ω</i> [f	
				·
				_
IT IS HEREBY ORDERED that effective i	mmediately an	d for the existence	of this order, the	
Defendant, <u>אפטלאסיפ (שאָאסיר (גין בוואף (תו</u>) physically described as follows:	D.O.B	, D.L. No		_
W/m 5'9" 185 /3:	. Bl.,	10		
<u>ω(A > [183 [3)</u>) P1~00	10000		
is prohibited from:				
Committing family violence o Texas Penal Code as these terms a			se under 42.072	
· · · · · · · · · · · · · · · · · · ·				L a
Communicating directly wit person or persons protected unde communicating a threat through any	r the order, in y person to a m	a threatening or I	harassing manner,	or
person or persons protected under	_	_	_	
Going within	L 0.	yards (of;	Page 83 of 99

	1.	The protected person's or member of the protected person's family residence:				
		Austin Tx Zip Code 78707				
		Zip Code				
	2.	The protected person's or member of the protected person's family's place of employment or business:				
		Zip Code				
		Zip Code				
	3.	The residence, child care facility, or school where a child or children protected under this order reside or attend:				
Ţ.		Zip Code				
		Zip Code				
	the De	JRTHER ORDERED that the Defendant is prohibited from possessing a firearm, fendant is a peace officer, as defined by Section 1.07, Penal Code, actively engaged it as a sworn, full-time paid employee of a state agency or political subdivision.				
Sectio		URTHER ORDERED that any license to carry a concealed handgun issued unde 77, Texas Government Code, that is held by the Defendant is hereby SUSPENDED.	r			
	persor	on the facts presented, the Court further finds that for the safety of the person or as protected under this order, the specific descriptions of the locations the dant is ordered to not go near should remain CONFIDENTIAL.				
court.	IT IS F	URTHER ORDERED that the Defendant shall be served a copy of this order in open				
	IT IS F	URTHER ORDERED that the Clerk of the Court shall send a copy of this Order:				
	-	To the Chief of Police in the municipality where the member of the family or household or individual protected by the Order resides;	Dogg 94 o			

		_ to the Sheriff of the county where the member of the family or household or individual protected by the Order resides, if any of these persons do not reside in a municipality:
		to the Principal or person in charge of the school or child care facility attended by a person protected by this Order and named herein; and
_	_x_	_ to the appropriate division of the Department of Public Safety at its Austin headquarters.

WARNING

A VIOLATION OF THIS ORDER BY COMMISSION OF AN ACT PROHIBITED BY THE ORDER MAY BE PUNISHABLE BY A FINE OF AS MUCH AS \$4,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS ONE YEAR OR BY BOTH. AN ACT THAT RESULTS IN FAMILY VIOLENCE OR A STALKING OFFENSE MAY BE PROSECUTED AS A SEPARATE MISDEMEANOR OR FELONY OFFENSE. IF THE ACT IS PROSECUTED AS A SEPARATE FELONY OFFENSE, IT IS PUNISHABLE BY CONFINEMENT IN PRISON FOR AT LEAST TWO YEARS. THE POSSESSION OF A FIREARM BY A PERSON, OTHER THAN A PEACE OFFICER, AS DEFINED BY SECTION 1.07, PENAL CODE, ACTIVELY ENGAGED IN EMPLOYMENT AS A SWORN, FULL-TIME PAID EMPLOYEE OF A STATE AGENCY OR POLITICAL SUBDIVISION, WHO IS SUBJECT TO THIS ORDER MAY BE PROSECUTED AS A SEPARATE OFFENSE PUNISHABLE BY CONFINEMENT OR IMPRISONMENT.

NO PERSON, INCLUDING A PERSON WHO IS PROTECTED BY THIS ORDER, MAY GIVE PERMISSION TO ANYONE TO IGNORE OR VIOLATE ANY PROVISION OF THIS ORDER. DURING THE TIME IN WHICH THIS ORDER IS VALID, EVERY PROVISION OF THIS ORDER IS IN FULL FORCE AND EFFECT UNLESS A COURT CHANGES THE ORDER.

The term "abuse" includes the following acts or omissions by a person: (1) physical injury that results in substantial harm to the child, or the genuine threat of substantial harm from physical injury to the child, including an injury that is at variance with the history or explanation given and excluding an accident or reasonable discipline by a parent, guardian, or managing or possessory conservator that does not expose the child to a substantial risk of harm; (2) Sexual conduct harmful to a child's mental, emotional, or physical welfare; (3), compelling or encouraging the child to engage in sexual conduct as defined by Section 43.01, Texas Penal Code.

The term "sexual conduct" as defined in the Section 43.01 of the Texas Penal Code includes deviate sexual intercourse, sexual contact, and sexual intercourse.

The term "family" includes individuals related by consanguinity or affinity, individuals who are former spouses of each other, individuals who are biological parents of the same child, without regard to marriage, and a foster child and foster parent, without regard to whether those individuals reside together.

The term "Family violence" means: (1) an act by a member of a family or household against another member of the family or household that is intended to result in physical harm, bodily injury, assault or sexual assault or that is a threat that reasonably places the member in

fear of imminent physical harm, bodily injury, assault, or sexual assault, but does not include defensive measures to protect oneself; (2) abuse, as that term is defined by Sections 261.001(1) (C), (E), and (G) by a member of a family or household toward a child of the family or household, or (3) dating violence, as that term is defined by Section 71.021 of the Family Code.

The term "dating violence" means an act by an individual that is against another individual with whom that person has or has had a dating relationship and that is intended to result in physical harm, bodily injury, assault, or sexual assault, but does not include defensive measures to protect oneself.

The term "dating relationship" means a relationship between individuals who have or have had a continuing relationship of a romantic or intimate nature. The existence of such a relationship shall be determined based on consideration of: (a) the length of the relationship; (b) the nature of the relationship; and (c) the frequency and type of interaction between the persons involved in the relationship. This term does not include a casual acquaintanceship or ordinary fraternization in a business or social context.

The term "household" means a unit composed of persons living together in the same dwelling, whether or not they are related to each other.

The term 'firearm' has the same meaning assigned by Chapter 46 of the Penal Code.

The term 'member of a household' includes a former member of a household.

The term "child" or "minor" means a person under 18 years of age that has not been married or who has not had the disabilities of minority removed for general purposes.

A person commits the offense of stalking if, the person, on more than one occasion and pursuant to the same scheme or course of conduct that is directed specifically at another person, knowingly engages in conduct, including following the other person, that: 1) the actor knows or reasonably believes the other person, will regard as threatening: (a) injury or death for the other person; (b) bodily injury or death for a member of the other person's family or household; or (c) that an offense will be committed against the other person's property, 2) causes the other person or a member of the other person's household to be placed in fear of bodily injury or death or fear that an offense will be committed against the other person's property; and 3) would cause a reasonable person to fear; (a) bodily injury or death for himself or herself; (b) bodily injury or death for a member of the person's family or household; or (c) that an offense will be committed against the person's property.

The conditions imposed by this Order shall prevail over any existing order granting possession of or access to a child named herein for the duration of this Order.

THIS ORDER SHALL REMAIN IN EFFECT UNTIL MIDNIGHT, January 22 , 2008.

SIGNED this 22 day of Noo , 2007.

Judge Municipal Court, City of Austin, Texas

Shareware/eponew

EMERGENCY PROTECTIVE ORDER

Cause #: DIDCOTZOTOIL Of	fense #: 07374 0734	Incident #:	
AUS	FIN MUNICIPAL COURT INFO REQUIRED BY TCIC	SHEET	
RESPONDENT NAME: (Last, First Mi	_ ^	_	807U 2 77U
RACE: W SEX: W	DOB: DL#:	XF):
HEIGHT: 5'9" WEIGHT: 1			
PROTECTED PERSON'S NAME: (La. DOB:,RACE:	SEX:)
(HM ADDR):		STIN STATE: TX	ZIP:7878
(WK ADDR):			W.2
(Childcare Facility, etc) :			
LIST OTHER	R <u>VICTIMS INFORMATION - F</u>	ULL NAMES:	
	DOB:	RACE: B/W/H/	SEX: M
	DOB:	RACE: B/W/H/	SEX: M /
	DOB:1	RACE: B/W/H/	SEX: M /
	DOB:1	RACE: B/W/H/	SEX: M /
	DOB:1	RACE: B/W/H/	SEX: M /
	***************************************	*************	
NUDGE: Meyerson			
COMPLETED BY: FV ATTORNEY:_	C	lerk: Dyonox	er
EPO ENTRY/UPDATED BY:	NCIC#	/ H	
Revised Form - 5/25/06			

THE STATE OF TEXAS COUNTY OF Travis 07-56313

07207011 CAUSE NUMBER 07207011 **ISSUING COURT** APPEARANCE COURT

KNOW	AT T	MEN BY THESE PRESENTS	
MON	علك	MICH DI TRESE PRESENTS	•

That we, Theodoro, Wilne	as principa	-	national Casualty n Bail Bonds • Jes	
as surety(ies), are held firmly bound unto the State of Texas			, for the payment of which	
fees and expenses that may be incurred by peace officers		• •		
administrators jointly and severally by these presents. The				
COMPLAINT INDICTMENT with a MISDEMEAN		الما الالله مما	ASSUULT WIDE	ady weapon
and the said principal was required to give bail in	the above amount for in	personal appearance b	pefore the	Court in
County, Texas (Travis C	ounty defendants report to	Room 1.300, Blackwell-Thur	rman Criminal Justice Center, 5	09 W. 11th St., Austin,
Texas) to answer the accusation against him/her,		-	h !	
If said principal shall well and truly make his A. M. before said Court, in said county	-		day of <u>DCCMbC</u> said Court or any court or magis	•
cause may thereafter be pending at any time and place wh	ere his/her presence may be	required under the law or by	any court or magistrate at any	proceeding that may be
had relative to said charge, and there remain from day to	day and from term to term	of said Court until discharge	ed by due course of law, then a	nd there to answer said
accusation against him/her, this obligation shall become vo				
Signed and dated this 23 day of 100	ember 1.200	L.	NOV 23 '97 PH 5	
		1.10. 70 11	29A 17U	2U29
SIGNATURE OF PRINCIPAL (Defendant)	SIGNATURE OF SURE	TV (or completely co)	SIGNATURE OF CO-SI	(IDETY 16 Av
Sidney One Official (Determine)	909 Nueces	(/	SIGNAL DREE OF CO-50	JAZJ. 1, 19MA
ADDRESS	ADDRESS	Derece	THE RESIDENCE TO	
AUSTIN TV 71704	Austin, T	X 78701		続しし
AUSTIN TY 78707 CITY STATE ZIP	CITY STA		CITY / JAK	ZIP
412-	512-320	-0800	111/2	<u> </u>
PHONE	PHONE		THONE	y 00 +
DEFENDANT'S DATE OF BIRTH:	, SS#:	4981 DRIVER	RS LICENSE #:	
	AFFIDAVIT OF SUFFIC			
I do swear that I am worth, in my own right, at least the Constitution and Laws of the State from forced sale, and aff	sum of \$ /50	after deduction	g from my property all that w	hich is exempt by the
emcumbrances upon my property which are known to me;		Vis	g from my property all that we ther individual or security debts. County and hydricitors filed in The County, Tex of Travis County.	in this State liable to
execution worth said amount or more.	<i>)</i> .	1	Filed in The County, Tex	45
Justice	Xan			
Signature of Surety	J	Signature of Co-Surety, if a	m NON SIZE	7 4.
I CERTIFY I ATTHE ATTORNEY REPRESENTING	THIS CLIENT ON THIS		multiple American Manuez Mendoze	Clerk
SYLVIA REYNOLDS MY COMMISSION EXPIRES		_	a malia Rouniya"	there or
July 6, 2010	Subscribe	ed and sworn to before me the	23 day of Noven	100, 20 U
	" IL	Mayne	Dotary Public in and for	or the State of Texas.
	l		•	
SURETY'S LICENSE NUMBER OR STATE BAR NUM	IBER (REQUIRED)	168761		
CONDITIONS OF BOND:				
CERTIFICATE OF SOLVENCY				•
I hereby certify that the surety(ies) who have signed abo good security for the amount specified, and has(have) pr		THIS BOND TAKEN A	ND APPROVED on 23 N	overhar of

I hereby certify that the surety(ies) who have signed above has(have) ample good security for the amount specified, and has(have) property in this State subject to execution of a larger amount, and if said bond were offered to me, it would be accepted and approved.

Greg Hamilt

County

Deputy

, Travis County Sheriff

Greg Hamilton

GOLDENROD—SURETY Page 89 of 99 Rev. 11/04

☐ Fee paid

WHITE-COURT

YELLOW-DEFENDANT PINK—BOOKING FILE

COPY FOR COURT

POWER OF ATTORNEY



SAFETY NATIONAL CASUALTY CORPORATION 2043 Woodland Parkway, Suite 200 St. Louis, MO 63146-4235 (314) 995-5300

POWER NO. 510-1502372

POWER AMOUNT \$ \$10,000.00

KNOW ALL MEN BY THESE PRESENTS that the Safety National Casualty Corporation, an insurance company duly organized and editing under the laws of the State of Missouri and by the authority of the resolution adopted by the Board of Directors by unanimous written consent on January 29, 1999, which said Resolution has not been amended or rescinded, does constitute and appoint and by these presents does make, constitute and appoint the named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, a ball bond only Authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This Power of Attorney is for use with Ball Bonds only. Not valid if used in connection with Federal or immigration Bonds. This power void if altered or erased, vold if used with other powers of this company or in combination with powers from any other surety company, void if used to furnish ball in excess of the stated face amount of this power, and can only be used once.

The obligation of the company shall not exceed the sum of Ten thousand dollars

and provided this Power-of-Attorney is filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to intert in this Power-of-Attorney the name of the person on whose behalf this bond was given.

IN WITNESS WHEREOF, THE SAFETY NATIONAL CASUALTY CORPORATION has caused these presents to be signed by its duty authorized officer, proper for the purpose and its corporate seal to be hereunto affixed this **Bond Amount \$** Corporate Jeffrey W. Otto, Secretary Scal VOID IF NOT ISSUED BY: 8/31/2008 Rewrite, original N FOR STATE USE ONLY NOT VALID IF USED IN FEDERAL COURT Executing Agent

107923

NAME

D1-DC-07-207011

THE STATE OF TEXAS

§ IN THE DISTRICT COUNTY

VS.

§ 390TH JUDICIAL DISTRICT

TYLER COZINE
§ TRAVIS COUNTY, TEXAS

STATE'S SUBPOENA and SUBPOENA DUCES TECUM

To the District Clerk of Travis County, Texas:

You will please issue subpoena in accordance with the law in the above numbered and styled cause for the following named witnesses whose testimony is material to the State:

CUSTODIAN OF RECORDS BRACKENRIDGE HOSPITAL AND BRING TO COURT

DUCES TECUM: Original or clear photocopies of ANY AND ALL RECORDS, in your care, custody or control pertaining to: , **DOB:** . .

[X] YOU MUST APPEAR AND GIVE TESTIMONY THAT IS MATERIAL TO THE STATE IN THE 390th JUDICIAL DISTRICT COURT (7th Floor) ON:

Tuesday, December 11, 2007 at 9:00 a.m.

- [X] PLEASE CALL THE PROSECUTOR, JACQUELINE WOOD at 854-4907, Pager 935-0511 before the date indicated TO FIND OUT THE STATUS OF THIS CASE.
- [X] REFUSING TO OBEY A SUBPOENA CAN RESULT IN ARREST UNDER A WRIT OF ATTACHMENT, BEING FINED UP TO \$500, OR BOTH

DIRECTIONS: The Travis County Courthouse Complex is located on Guadalupe Street between 10th and 11th Streets and is comprised of several buildings. The 390th Judicial District Court is on the 7th Floor of the Blackwell-Thurman Building, which is the highrise just West of the main Courthouse. The building entrance is West of the main building of the Courthouse, between the shrances to the jail and the old annex building.

JULIE KOCUREK Judge, 390th Judicial District Court

Sworn to and subscribed before me December 7, A.D. 2007.

Amalia Rodriguez-Mendoza, District-

Travis County, Texas

Deputy

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS - GREETINGS:

You are commanded to summon the above named witness to be and personally appear INSTANTER in the 390th Judicial District Court of Travis County, Texas, then and there to testify and the truth to speak on behalf of the State in the above styled and numbered cause, and there to remain from day to day and from term to term, until discharged, and due return hereof make according to law.

Issued and given under my hand and seal of said Court in the City of Austin, Texas, this the 7 day of DECEMBER 2007ed in The District Court

Amalia Rodriguez-Mandoza, Clerk

Amalia Rodriguez-Mandoza, Clerk

Deputy

Amalia Rodriguez-Mandoza, Clerk

Page 91 of 99



DISTRICT COURT CAUSE NO. D-1-DC-07-207011

BOND SET AT: \$25,000.00

JP NO. DA NO. MU. NO. MNI NO. 1579319 TRN:9072777247

	BY COMMANDED TO	ARREST:	
	WILSON COZINE DORE COZINE;		
RACE: W	DOLLO GOLLAND,	DOB:	
SEX: M		ETHNICITY:	
SSN#: 0981	SID#: TX8064588	DL#: TX	
ADDRESS:			
	TIN,TX 78704		
Texas, at the courth of Texas upon an in	ouse of said county, in the	re the 390TH JUDICIAL DISTRICT COURT of Travis County City of Austin, forthwith, then and there to answer The State ourt charging him with the offense of	
HEREIN FA	AIL NOT, but due return make	hereof to this court as the law directs.	
WITNESS	MY SIGNATURE AND OFFI	CIAL SEAL on December 12, 2007 AMALIA RODRIGUEZ-MENDOZA District Clark Servis County, Texas	
		By: Depu	ıty
NO RETURN ON		DEFENDATION OF DISTRICT COURT CAUSE	
X DEFENDANT N		X CAPIAS ORDERED BY THE COURT	
BOND ORDERE		DEFENDANT REMANDED TO CUSTODY	. ·
BOND INCREAS		SEALED INDICTMENT	
	ED IN DISTRICT COURT CAUS INED OFF BOND	EENHANCEMENT OF MISDEMEANOR #	-
BONDSMAN: DATE OF BOY COMMENTS:BOND I		H A \$3,750.00 CASH BOND DEPOSIT PER JUDGE KOCUREK	
	OFF	CER'S RETURN	-
Came to hand on the	day of	A.D., and executed on the	
	y of	A.D., by arresting the within nam	ød
THEODORE WIL	County, Texas, by:	in	
(1) plecing	him in the County Jail of	County Tares	
	his bond which is returned herewit	h.	
Returned this the	day of).
FEES: \$, Sheriff	
MILEAGE: \$		County, Texas	

2007 DEC 12 AMII: 01

C01 - 05625

CAPIAS

DISTRICT COURT CAUSE NO. D-1-DC-07-207011

BOND-SET AT: \$25,000.00

JP NO. DA NO. MU. NO. MNI NO. 1579319 TRN:9072717247

THE STATE OF TEXAS

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS; GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

THEODO	DRE WIL	SON COZINE	
ALIASES:		RE COZINE:	

RACE: W

THEODORE COZINE:

DOB:

SEX: M

ETHNICITY:

SSN#: 1

SID#: TX8064588

DL#:

ADDRESS:

804 POST OAK RD

AUSTIN, TX 78704

and him safely keep, so that you have him before the 390TH JUDICIAL DISTRICT COURT of Travis County, Texas, at the courthouse of said county, in the City of Austin, forthwith, then and there to answer The State of Texas upon an indictment pending in said court charging him with the offense of AGG ASSAULT W/DEADLY WEAPON /

HEREIN FAIL NOT, but due return make hereof to this court as the law directs.

WITNESS MY SIGNATURE AND OFFICIAL SEAL on December 12, 2007 AMALIA RODRIGUEZ-MENDOZA District County, Texas
By: Deputy
NO RETURN ON WARRANT DEFENDATION DISTRICT COURT CAUSE
X_NO BOND IN FILE DEFENDANT MARK
X DEFENDANT NOT IN JAIL X CAPIAS ORDERED BY THE COURT
BOND ORDERED REVOKED DEFENDANT REMANDED TO CUSTODY
BOND INCREASED BY COURT SEALED INDICTMENT
BOND FORFEITED IN DISTRICT COURT CAUSEENHANCEMENT OF MISDEMEANOR #
SURETY MOTIONED OFF BOND
BONDSMAN:
DATE OF BOND:
COMMENTS: BOND INCREASE OF \$25,000.00 WITH A \$3,750.00 CASH BOND DEPOSIT PER JUDGE EDCUREE.
COMMINICATION AND AND AND AND AND AND AND AND AND AN
Came to hand on the
(2) Taking his bond which is returned herewith.
(3)
Returned this the 12th day of Decan 2007, AD.
FEES: 5 Grey Hamilk Shoriff
MILEAGE: \$County, Texas
TOTAL: \$
By: Fan 1835 Deputy
10:11 MA S 1 300 T 001 - 6225

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NAME	COZINE	THEOL	ORE	WILSON	J Date 12 4	TO + M	IISD. = M
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Name	TEDY JUDY	CATINE	Add.		هـ ا	9111	
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Arrest Re Probation			Parole			TDC	
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Attorney	ERIK GOOL	mm	Add. 104	2 Rio Grand	Se_	Ph.4/7	8-868A
Interview		2	Recommend			Ph.	0000
	<u> </u>		by Judge				
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- ,	•		CASH DE	POSIT BOND			
Pay bond	d fee in the amount of	\$20.00/\$	_to the Travis Co	unty Pretrial Service	ces Office at the	Travis County Crin	ninal Justice Center.
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	E STATE OF TEXAS			POSIT BOND		AUSE NO. 3710	CO TOO TOOL
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) ari	asonable expenses ir	te or rexas in the st acumed in reamestic	ome in the even	to the payment of the conditions o	f this bond are vi	in audition, all ric iolated, and I bind	d myself, my
	eirs, executors and ad						,,,,
TH	E CONDITION OF THE	AROVE ORI ICATION	IS THAT I ewear t	hat I will annear he	oformatha 390	ረ կ	}
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, –	09 W. 11th Street. Aus		exas, on the	28-75	day of		2098 .at
·	<u>l-30p.</u>	M. or pay to the Cour	t the principal su	m of \$ 25,000	, plus	all necessary and	i reasonable
ex	openses incurred in	any arrest for failu	ure to appear. I	hereby deposit	with the Treasu	irer of Travis Co	unty, Texas,
ca	ash as security for my	appearance in the a	amount of \$ <u>37</u> 9	50°C	_•		· ·
	further swear that I w		y court or magis	trate before whon	n this cause may	y be pending at a	nny time and
pla	ace as may be require	ed.				•	(
	l shail make my appea						
Co	ourt or magistrate, uni	til discharged, to an	swer the accusat	ion against me, a	nd further shall m	nake my personal	appearance
ch:	any subsequent proc large, this obligation s	shall become void: o	e nau relauve to therwise, it shall	remain in full force	e course or the c	Creminal action be	ised on said a
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	ises and deposit of th	ie above sum.		1			
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D.A.#D1-DC-07-207011/MNI#1579319/390th

No. D1-DC-07-207011 The State of Texas Vs. THEODORE COZINE

Indictment: AGGRAVATED ASSAULT FV-F1-22.02.a and 22.02.b

1315007

Bond \$25,000

In The 427th Judicial District Court of Travis County, Texas

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

THE GRAND JURY, for the County of Travis, State of Texas duly selected, empanelled, sworn, charged, and organized as such at the January Term, A.D. 2008, of the 427th Judicial District Court for said County, upon its oath presents in and to said Court at said term that THEODORE COZINE on or about the 22nd day of November, A.D. 2007, and before the presentment of this indictment, in the County of Travis, and State of Texas, did then and there intentionally, knowingly and recklessly cause bodily injury to

, a member of the said THEODORE COZINE'S family and household and with whom THEODORE COZINE has had a dating relationship, by striking the said with a bat and THEODORE COZINE did then and there use and exhibit a deadly weapon, to-wit: a bat, which in the manner of its use and intended use was capable of causing death and serious bodily injury, during the commission of this offense,

And the Grand Jury further presents that on or about the 22nd day of November, A.D. 2007, and before the presentment of this indictment, in the County of Travis, and State of Texas, THEODORE COZINE did then and there intentionally, knowingly and recklessly cause serious bodily injury to , a member of the said THEODORE COZINE'S family and household and with whom THEODORE COZINE has had a dating relationship, by striking the said with a bat,

And the Grand Jury further presents that on or about the 22nd day of November, A.D. 2007, and before the presentment of this indictment, in the County of Travis, and State of Texas,

Filed in The District Court of Travis County, Texas

JAN 30 2008

Page 95 of 99

Amalia Redriguez-Mendoza, Clerk

3

THEODORE COZINE did then and there intentionally, knowingly and recklessly cause serious bodily injury to , a member of the said THEODORE COZINE'S family and household and with whom THEODORE COZINE has had a dating relationship, by striking the said with a bat and THEODORE COZINE did then and there use and exhibit a deadly weapon, to-wit: a bat, which in the manner of its use and intended use was capable of causing death and serious bodily injury, during the commission of this offense,

And the Grand Jury further presents that on or about the 22nd day of November, A.D. 2007, and before the presentment of this indictment, in the County of Travis, and State of Texas, THEODORE COZINE did then and there intentionally and knowingly threaten , a member of the said THEODORE COZINE'S family and household and with whom THEODORE COZINE has had a dating relationship, with imminent bodily injury and THEODORE COZINE did then and there use and exhibit a deadly weapon, to-wit: a bat, which in the manner of its use and intended use was capable of causing death and serious bodily injury, during the commission of this offense,

Against the peace and dignity of the State.

Mencemen

Foreperson of the Grand Jury

BDSU

11/23/2007

Defendant's Name: COZINE, THEODORE

Date: 11/22/2007

D-1-DC-07-207011 Cause #

DOB:	0756212	<u>Indige</u> r	Special Needs:	None	
Booking No: 0/30313					
	To determine	eligibility for Court Appoin	ted Attorney, you must complete this form	l•	
I will retain m	y own attorney:		Date:	11/22/2007	
		Defendant's S	_		
	D	o not continue filling out form	n if Defendant to retain own attorney		
Size of family un	it (Members of immediat	e family that you support fina	ncially) Total Number of Deper	adants (inc self): 1	
Name:		Age:	Relationship:		
Monthly Income			Necessary Mo. Living Expenses		
Your Salary		\$0.00	Rent/Mortgage	\$0.00	
Spouse's Salary		\$0.00	Utilities (gas, electric, etc.)	\$0.00	
SSI/SSDI		\$0.00	Transportation: Make: Model: Year:	\$0.00	
AFDC		\$0.00	Clothes/Food	\$0.00	
Social Security C	heck		Medical Expenses	\$0.00	
Child Support		\$0.00	Credit Cards	\$0.00	
Other Government Check			Court-Ordered Monies	\$0.00	
Other Income		\$0.00	Child Support	\$0.00	
TOTAL INCOM	IE*	\$0.00	TOTAL NECESSARY EXPENSES*	\$0.00	
Comments: Defend	dant will retain own attorr	ney, (220) Paper ROA Attorn	ev Name:		
		, (===) = =	- , - · _		
TOTAL MONTI	HLY INCOME:	\$0.00	DEFENDANT MEETS	S ELIGIBILITY	
TOTAL MONTI	HLY EXPENSES:	\$0.00	REQUIREM	IENTS	
DIFFERENCE (net income):	\$0.00	YES	NO	
DIFFERENCE (met income):	\$0.00	UNDE	CTERMINED	
without means to	employ counsel of my own n is true and correct. The	n choosing and I hereby requ	of the charge pending against me. I certify the court to appoint counsel for me. I swe te and I will immediately notify the court of a	ear that the	
*All information	is subject to verification.	Falsification of information	is a criminal offense.		
Defendant's Signa	ature		Date		
				Filed in The District C	

Filed in The District Court of Travis County, Texas



No: **D-1-DC-07-207011**

THE STATE OF TEXAS	IN THE				
vs	OF				
THEODORE COZINE	TRAVIS COUNTY, TEXAS				
DOB:					
ORDER APPOINTING ATTORNEY					
In the above numbered and entitled cause the Court finds	the following:				
 The defendant has been determined to be indigented. Criminal Procedure, Chapter 26. 	nt and in need of legal services pursuant to the Code of				
2) The attorney hereby appointed is duly qualified to represent the defendant.					
· · · · · · · · · · · · · · · · · · ·	e procedures adopted by the Criminal Courts of Travis tes from the general appointment procedures, but with				
4) Defendant is incarcerated/on bond at the time of	appointment.				
THEREFORE, IT IS ORDERED that, an attorney found by the Court to be competent to represent the defendant in this cause, is hereby appointed to represent the defendant in this cause until the case is concluded, including appeals, if any, or until released by order of the Court.					
Date:	Judge Presiding				

the discussion of section in the section of the sec

Harry I amende

Page 98 of 99

STATE OF TEXAS VS The odore Cozne COURT NO. D-1-DC-07-207011

CAUSE NO DIDCO7-207011

MOTION TO REMOVE ELECTRONIC MONITORING CONDITION

TO THE HONORABLE JUDGE OF SAID COURT: NOW COMES FRIKS GOODING ATTORNEY, COUNSEL FOR THE DEFENSE, AND FILES THIS MOTION TO REMOVE ELECTRONIC MONITORING CONDITION IN ORDER THAT DEFENDANT THEOGODIC COLLECTION, MIGHT BE PLACED ON SUPERVISED BOND.

ATTORNEY

ORDER TO REMOVE ELECTRONIC MONITORING CONDITION

PRESIDING JUDGE

is St. Kourt

Filed in The District Court of Travis County, Texas

APR 2 4 2008

At _______M.

Amalia Rodriguez-Mendøza, Clerk