State vs.	NoR
District Court, Orange County, Texas	
WAIVER OF ARRAIGNMENT	
At least two entire days have passed since the day on the defendant, or alternatively, the defendant v	
The defendant waives personal appearance with the indictment, and pleads "not guilty."	counsel for arraignment, waives the reading of
The undersigned attorney represents the defended record until either the cause is concluded or until	
By this Court's local rule, statutory discovery is reporting in person to the State's attorney within this Waiver of Arraignment.	<u>*</u>
Unless the defendant or the defendant's counsel suggests that the defendant is not indicted by his true name, it shall be taken that his name is truly set forth and he shall not thereafter be allowed to deny the same by way of defense. The defendant suggests that his name is different from that stated in the indictment, and his correct name is:	
Date:, 20	Counsel for Defendant – printed name
Defendant – signature	Counsel for Defendant - email address
	Counsel for Defendant – signature
Certificate	e of Service
I certify that I served a true and correct copy of the County Attorney, on the above-stated date, by:	his instrument on the office of the Orange
hand delivery or mail	or certified mail or fax.

Counsel for Defendant