

MONTE ANDERSON

PROFESSIONAL EXPERIENCE:

- 10/91 to Present **President/ C.E.O.**
Options Real Estate Investments, Inc.
DeSoto, Texas
Commercial Real Estate
Specializing in leasing, sales and development of industrial, office, retail and investment properties in Southern Dallas and Northern Ellis Counties.
- 3/89-4/91 **Partner**
Mote, Jones & Anderson
Duncanville, Texas
Commercial Real Estate
Specializing in industrial and office tenant/buyer representation and sales of investment properties.
- 1/85-3/89 **Sales Manager**
Marcus Construction Company, Inc. of Texas
Cedar Hill, Texas
Design-Build Construction Firm
- 1/82-12/84 **President**
Anderson & Horn, Inc.
Dallas, Texas
A design-build general contracting firm that was also involved in real estate development and management.
- 1982 **Office Manager/Field Supervisor**
Ron Anderson Construction Company, Inc.
Dallas, Texas
General Contractor - malls, office and retail interior finish out.
- 1975-1981 **Professional Motocross Rider**



Dallas County Criminal Background Search Service

NAME ENTERED ANDERSON MONTE NAME TYPE DF

LN	ARC	RS	DOB	CASE/BOND	CT	CHARGE	DISP
01		UU	000000	MC02B0833	MD	SPD 58/40	DISM
02		WM	051958	MC11B5874	MD	SPD 60/40	DISM
03	A	UU	000000	MC91C2477	MD	MIN POSS ACHL	QUAS
04	A	UU	000000	MC93A1717	MD	SPD 59/30	DISM
05		UU	000000	MC99A3183	MD	SPEEDING 57/40	DISM
06	A	WM	051958	MC8270656	MM	LEFT TURN PROH	PGBC
07		WM	051958	MC08B7122	MD	SPD 78/60	DISM
08		WM	051958	MC05A0867	MD	SPD 81/60	DISM
09		UU	000000	MC99B0708	MD	NDL	DISM
10		UU	000000	MC01A3212	MD	RD LT	DISM
11		UU	000000	MC99B0705	MD	SPD 56/30	DISM
12	A	UU	000000	MC00A6151	MD	SPD 58/40	DISM
13	A	UU	000000	MC99B0704	MD	SPD 61/30	DISM
14		WM	051958	MC06A3241	MD	FYROW	DISM
15		WM	051958	MC08B5481	MD	SPD 57/40	DISM
16		WM	051958	MC08B1956	MD	SPD 61/40	DISM
17		WM	051958	MC05B1700	MD	SPD 76/60	DISM
18		WM	051958	MC10B3918	MD	SPD 80/60	DISM
19		WM	051958	MC08A9700	MD	SPD 81/65	DISM
20		WM	051958	MC07B0825	MD	SPD 85/60	DISM
21	A	WM	051958	F-8482300	FS	THEFT 750	JGSA

<http://www.dallascounty.org>

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ADDRESS 723 Lakeside Drive, Duncanville, TX LOCATION AT LARGE
FILING AGENCY DUN PD DATE FILED 6-25-84 COURT _____
COMPLAINANT James Robinson F-8482300
C/C _____

TRUE BILL OF INDICTMENT

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS, the Grand Jurors, good and lawful men of the County of Dallas, duly elected, tried, empaneled, sworn and charged to inquire of offenses committed within the body of said Dallas County, upon their oaths do present in and to the 282ND JUDICIAL District Court, _____ of Dallas, County, at the JULY Term, A.D., 1984,

that one,

Monte Wayne Anderson

hereinafter styled Defendant, on or about the 8th day of November in the year of our Lord One Thousand Nine Hundred and 80 in the County and State aforesaid, did unlawfully,

knowingly and intentionally appropriate property, namely: exercise control over property, other than real property, to-wit: one (1) van of the value of at least \$750.00 but less than \$20,000.00, without the effective consent of James Robinson, the owner of the said property who had a greater right to possession of the said property than the defendant, with the intent to deprive the said owner of the said property, namely: to withhold the said property from the said owner permanently, and such appropriation was without effective consent since no assent in fact was given by the owner or a person legally authorized to act for the owner,

contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State.

HENRY WADE
Criminal District Attorney of Dallas County, Texas.

Herbert H. Kamon
Foreman of the Grand Jury.

F-84 82300 S

SHERIFF'S RETURN

Came to hand this 17th day of August, A. D. 1984.

DALLAS SHERIFF'S DEPT.			
WOOD	MO.	DAY	BY
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03			
ED			
ICIC			his
NCIC			
RGN			
04			
900			
DND			
CANX			
R 20			
R 30			
R 21			

7 AM 7 34

092470

8th day of October, A. D. 1984

Mileage - - \$
Fees - - \$ 100
Total - - \$ 100

Sheriff Dallas County Dallas
By Kenny J. Ellis # 5177 Deputy Dallas Police

62-W/
498

No. F-8482300-S

The State of Texas

vs.

MONTE WAYNE ANDERSON

THEFT 750

IN JAIL

This 14th day of AUGUST, A. D. 19 84

BILL LONG

Clerk of the District Courts

Dallas County, Texas

By Marge Tucker Deputy

511 135 BRO-BRO

Race W Sex M DOB 5-19-58

DL No. _____

Address: 723 Lakeside Dr.
DUNCANVILLE, TX

UNIT 8010

HABEAS CORPUS and APPEARANCE BOND

MISDEMEANOR

FELONY

THE STATE OF TEXAS

Know all men by these presents:

COUNTY OF DALLAS

That we, Walter W. Anderson, as principal, and all other Signers hereto, as sureties, are firmly bound and held unto the State of Texas in the penal sum of One Thousand Five Hundred

dollars (\$ 1500.00) and in addition thereto, for payment of all necessary and reasonable expenses incurred by any and all Sheriffs, or other peace officers, in effecting rearrest of said principal in the event he fails to appear before the court or courts provided herein at the time or times hereinafter stated, for payment in full of which we do hereby, by these presents, jointly and severally, bind ourselves, our heirs, executors and administrators; Conditioned,

That if said principal shall well and truly appear in the INSTANTER COURT _____ of Dallas County, Texas, at _____ M., on the _____

day of _____, A.D., 19 _____, in the courtroom of said court, in the courthouse of said County, in the City of Dallas, Dallas County, Texas pursuant to the order of the Judge thereof, this day made, granting a writ of habeas corpus on application of said principal, it having been called to his attention that said principal is restrained of his liberty by a peace officer of Dallas County, Texas, under accusation of a misdemeanor felony offense against the laws of the State of Texas, said writ being returnable at the time and place aforesaid, and that said principal there remain from day to day, and not depart therefrom without leave of said court, pending examination of and hearing of said writ, in order to abide final determination thereof by said court, or,

If, prior to said time and day, said principal has been charged by complaint, information or indictment in any court in Dallas County, Texas, with the offense of which he is now accused and for which he is now restrained of his liberty as aforesaid, that if he shall well and truly appear in the _____ on the _____ day of _____, A.D., 19 _____, in the court INSTANTER

and there remain from day to day, and not depart therefrom without leave of said court, to answer said charge, so pending against said principal, and for any and all subsequent proceedings and relative, to include the further appearance instanter, or as required, of said principal, before any court or magistrate before whom said cause may be pending at the time, until discharged by due course of law,

Then this bond shall be null and void; otherwise to be and remain in full force and effect.

Witness our hand this 8 day of 10, A.D., 19 85

Principal's signature witnessed by:

[Signature]
Jailer
[Signature]
Agency

[Signature]
Principal
11625 S. Vernon
Address
Dallas, TX 75224
City/State, Zip Code

Taken and approved by me this

8 day of 10
A.D., 19 85

JIM BOWLES, SHERIFF DALLAS COUNTY

BY: WEAREN
Deputy

Surety

Address

City, State, Zip Code
Ken Anderson
Surety
288 Bluebird Ln.
Address
Millrothian, Tx. 76065
City, State, Zip Code

CASH BOND

THE STATE OF TEXAS

VS.

Monte Anderson

282nd JUDICIAL
DISTRICT COURT

DALLAS COUNTY, TEXAS

CASE INFORMATION

The Defendant in this cause is charged with the offense of Theft
_____, a 3 degree felony. The possible punishment for this offense
is _____.

PLEA BARGAIN DATA

On a plea of Guilty, the District Attorney will
recommend the following:

____ Years TDC _____ Days in Dallas
County Jail
4 Years TDC Probated for 4 Years.
____ Days in Dallas County Jail Probated
for _____ Days.
\$ _____ Fine

CONTINUANCE DATA

Case passed by agreement to 2-24-86
for the purpose of: Plea G.B.C.
If some action is to be done by either
the State or the Defense, describe that action in detail.

which will be the _____ setting of this case
The appearance of the Defendant at the next setting
(IS) / (IS NOT) waived.

SPEEDY TRIAL WAIVER

The Defendant, either in person or by and through his attorney, expressly (DOES) / (DOES NOT) waive all rights to Speedy Trial under Article 32 A.02, 28.061, and 17.151 of the Texas Code of Criminal Procedure by signing this instrument below.

APPROVED this 24 day of January, 19 86.

Defendant

Pat Robertson
Attorney for Defendant

Assistant District Attorney

Phone Number

991-0200
Phone Number

District Judge

FILE

THE STATE OF TEXAS

VS.

Marla Anderson

282nd JUDICIAL DISTRICT COURT

DALLAS COUNTY, TEXAS

CASE INFORMATION

The Defendant in this cause is charged with the offense of Theft
_____, a _____ degree felony. The possible punishment for this offense is _____

PLEA BARGAIN DATA

On a plea of Guilty, the District Attorney will recommend the following:

____ Years TDC _____ Days in Dallas County Jail
____ Years TDC Probated for _____ Years.
____ Days in Dallas County Jail Probated
for _____ Days.
\$ _____ Fine

CONTINUANCE DATA

Case passed by agreement to 1-17-86
for the purpose of: Annulment
If some action is to be done by either the State or the Defense, describe that action in detail.

_____ which will be the _____ setting of this case
The appearance of the Defendant at the next setting (IS) (IS NOT) waived.

SPEEDY TRIAL WAIVER

The Defendant, either in person or by and through his attorney, expressly (DOES) ~~(DOES NOT)~~ waive all rights to Speedy Trial under Article 32 A.02, 28.061, and 17.151 of the Texas Code of Criminal Procedure by signing this instrument below.

APPROVED this 19 day of December, 19 85

Defendant

Pat DeLeon
Attorney for Defendant

J. Cremon
Assistant District Attorney

Phone Number

991-0200
Phone Number

K. L.
District Judge

THE STATE OF TEXAS

CAUSE NO. F84-82300-5

VS.

282 nd DISTRICT COURT

Monte Wayne Anderson

DALLAS COUNTY, TEXAS

WAIVER OF JURY

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now defendant in the above cause, standing accused of a felony offense herein, and in open Court waives his right to trial by jury herein, and requests that the Court consent to and accept his waiver of right of trial by jury.

APPROVED:

Respectfully submitted,

Pat Peterson
Attorney for Defendant

+ Monte Anderson
Defendant

Comes now the District Attorney of Dallas County, Texas, and consents to and approves the waiver by defendant of his right to trial by jury.

HENRY WADE,
DISTRICT ATTORNEY
Dallas County, Texas

By John Creuzer
Assistant District Attorney

ORDER

The foregoing Waiver of Defendant, made by Defendant in person and in open Court, of his right to trial by jury, is hereby consented to and approved by the Court.

[Signature]
Judge

RECORDED IN VOLUME 43 AT PAGE 202 IN THE
DISTRICT COURT MINUTES RECORDS.

FILED
FEB 24 1988
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
[Signature] DEPUTY

THE STATE OF TEXAS

§
§
§
§
§

IN 282^{rw} DISTRICT

VS.

COURT _____

Monte Wayne Anderson

DALLAS COUNTY, TEXAS

WAIVER OF HAVING
CAUSE HEARD BY DISTRICT JUDGE
REQUEST FOR REFERRAL TO MAGISTRATE

NOW COMES, Monte Wayne Anderson, defendant in the above numbered and titled cause and freely and voluntarily waives his right to have said cause heard by a District Judge, and requests that said cause be heard and determined by a Magistrate, having been informed of his right to have this matter heard by the District Judge and defendant understanding this right and the possible consequences of it.

Pat Polovina
Counsel for Defendant

Monte Anderson
Defendant

NOW COMES, Henry Wade, Criminal District Attorney of Dallas County, Texas, and consents to and approves of the waiving of the right to have said cause heard by a District Judge and consents that such be heard and determined by a Magistrate.

HENRY WADE, District Attorney
Dallas County, Texas

by John Creight
Assistant District Attorney

ORDER OF REFERRAL

The above and foregoing waiver, consent, and request for referral to a Magistrate having been presented to me, same is hereby in all things approved. This cause is hereby referred to a Criminal District Magistrate of Dallas County, Texas, pursuant to Article 1918c V.A.C.S.

SIGNED AND ENTERED this _____ day of FEB 24 1986, 19_____.

Kelly Long
District Judge

I hereby find that MONTI WAYNE ANDERSON, defendant being of sound mind did freely and voluntarily waive his right to have this matter heard by a District Judge.

[Signature]
Magistrate

FILED
FEB 24 1986
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
[Signature] DEPUTY

THE STATE OF TEXAS

CAUSE NO. F84-82300-5

VS.

282ND DISTRICT COURT

Monte Wayne Anderson

DALLAS COUNTY, TEXAS

JUDICIAL CONFESSION

Comes now Defendant in the above cause, in writing and in open Court, and consents to the stipulation of the evidence in this case and in so doing expressly waives the appearance, confrontation and cross-examination of witnesses. I further consent to the introduction of testimony orally, by affidavits, written statements of witnesses and other documentary evidence. Accordingly, having waived my Federal and State constitutional right against self-incrimination, and after having been sworn, upon oath, I judicially confess to the following facts and agree and stipulate that these facts are true and correct and constitute the evidence in this case:

On the 8 day of November, 1980, in Dallas County, Texas, I did knowingly and intentionally ~~appropriate property~~ exercise control over property other than real property to wit: one Van of the value of at least 2500 but less than 5000 without the effective consent of James Robinson the owner of said property who had a greater right to possession of the said property than the defendant with the intent to deprive the said owner of the said property namely to withhold the said property from the said owner permanently and such appropriation was without effective consent since no assent in fact was given by the owner or a person legally authorized to act for owner.

APPROVED BY:

Pat Robertson
Attorney for Defendant

Monte Wayne Anderson
Defendant

SWORN TO AND SUBSCRIBED before me on the 24 day of February, 1986.

9C
SX1

BILL LONG
DISTRICT CLERK
Dallas County, Texas

By Catherine M. ...
Deputy District Clerk

Defendant's agreement to stipulate and waiver of confrontation and cross-examination of witnesses are in all things approved by the Court. The above Judicial Confession is hereby approved by the Court.

FILED
FEB 24 1986
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
DEPUTY

Monte Wayne Anderson
PRESIDING JUDGE

Cause No. ESY-82300-5

THE STATE OF TEXAS

§

IN THE

282

VS.

§

COURT

Monte Wayne Anderson

§

DALLAS COUNTY, TEXAS

Plea of Guilty

The defendant Monte Wayne Anderson
was admonished the following:

That the range of punishment for the offense of ~~theft over \$500~~
Theft over 250 but less than 2,000
is ~~2-20 and or 10 year~~
2-10 year, T.O.C.
and/or up to 5,000 fine.

That the recommendation of the prosecuting attorney as to punishment is not binding on the court.

Inquiry was made as to the existence of a plea bargain agreement and the defendant was informed that the plea bargain agreement would be followed, prior to any finding on the plea.

The plea was rejected, the defendant was permitted to withdraw his plea of guilty/nolo contendere and neither the fact that the defendant had entered a plea of guilty/nolo contendere nor any statements made by him at the hearing on the plea of guilty/nolo contendere may be used against him on the issue of guilt or punishment in any subsequent proceeding.

That if the punishment assessed does not exceed the punishment recommended by the prosecutor and agreed to by the defendant and his counsel, the defendant cannot appeal on any matter in the case except those matters raised by written motions filed prior to trial, except with the permission of the trial court.

I find that the defendant in the above numbered and styled cause appears to be mentally competent and the plea appears to be given freely and voluntarily.

I find that the defendant was given a copy of the terms and conditions of probation and that the defendant understood those terms and conditions.

FEB 24 1986

Date

FILED
FEB 24 1986
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
DEPUTY

[Handwritten signature]
Magistrate

THE STATE OF TEXAS

CAUSE NO. PRK 82300 S

VS.

282th DISTRICT COURT

Monte Wayne Anderson

DALLAS COUNTY, TEXAS

PLEA BARGAIN AGREEMENT

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now Defendant, Counsel for Defendant, and Counsel for State herein and would show that a plea bargain agreement has been entered into between the undersigned, and that under the terms of said agreement the defendant agrees and requests that a presentence investigation report not be made, and both sides agree they will waive their right to a jury trial and agree to and recommend the following:

Defendant will plead ✓ guilty nolo contendere

Defendant will testify ✓ will not testify

✓ confinement in Texas Department of Corrections for 4 years

 confinement in Dallas County Jail for days

 fine of \$

 NO PROBATION

✓ PROBATION TO BE GRANTED FOR 4 years subject to all the terms and conditions imposed by the trial court. Further, the judge, as provided by Article 42.12, Sec. 6 V.A.C.C.P., may at any time during the period of probation alter or modify the conditions.

 SHOCK PROBATION to be granted days after sentence, subject to good behavior of Defendant at T.D.C.

 Restitution of \$ to be paid by defendant.

Conviction to be as follows:

 Felony Misdemeanor

 Non-conviction Deferred Probation

Defendant's back time date is:

Additional provisions of the agreement are:

FILED
FEB 24 1986
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS

The undersigned certify they have read the terms of the above agreement and that it fully contains all the provisions of said agreement.

HENRY WADE
DISTRICT ATTORNEY
Dallas County, Texas

By John Creuzot
Assistant District Attorney

Monte Wayne Anderson
Defendant

Pat Roberts
Counsel for Defendant

Defendant's agreement and request that a presentence investigation report not be made is hereby approved by the Court.

[Signature]
JUDGE

JUDGMENT AND PROBATION. - PLEA OF GUILTY OR NOLO CONTENDERE - JURY WAIVED - NON-CAPITAL -MINUTES OF THE 282nd Judicial DISTRICT COURT OF DALLAS COUNTY, TEXASNO. F-84-82300-STHE STATE OF TEXAS
VS.January TERM, A.D., 19 86Monte Wayne AndersonFebruary 24 ,A.D., 19 86JUDGMENT

The Defendant having been indicted in the above entitled and numbered cause for the felony offense of Theft of Property of the value of \$750:00 or more but less than \$20,000, a third degree felony as charged in the indictment.

and this cause being this day called, the State appeared by her assistant Criminal District Attorney John Creuzot, and the Defendant Monte Wayne Anderson, appeared in person and his counsel Pat Robertson, also being present and both parties announced ready and the Defendant in person and in writing in open Court having waived his right of trial by jury, such waiver being the consent and approval of the Court and now entered of record on the minutes of the Court and such waiver being with the consent and approval of the Criminal District Attorney of Dallas County, Texas, in writing, signed by him, and filed in the papers of this cause before the Defendant entered his plea herein, the Defendant was duly arraigned and in open Court pleaded Guilty to the charge contained in the indictment; thereupon the Defendant was admonished by the Court of the consequences of the said plea and the Defendant persisted in entering said plea, and it plainly appearing to the Court that the Defendant is mentally competent and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him to confess his guilt, the said plea was accepted by the Court and is now entered of record as the plea herein of the Defendant. The Defendant in open Court, in writing, having waived the reading of the indictment, the appearance, confrontation, and cross-examination of witnesses, and agreed that the evidence may be stipulated and consented to the introduction of testimony by affidavits, written statements of witnesses and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause; and, the Court having heard the Defendant's waiver of the reading of the indictment, the Defendant's plea thereto, the evidence submitted, and the argument of counsel, is of the opinion from the evidence submitted that the Defendant is guilty as charged.

IT IS THEREFORE FOUND AND ADJUDGED BY THE COURT, that the said Defendant is guilty of the felony offense of Theft of property of the value of \$750.00 or more but less than \$20,000 a third degree felony as charged in the indictment.

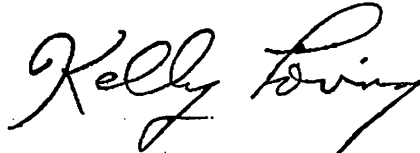
and that the said Defendant committed said offense on the 8th day of November, 19 80 and that he be punished by confinement in the Texas Department of Corrections for 4 years, and that the State of Texas do have and recover of the said Defendant all costs in this prosecution expended, for which execution will issue; and that said Defendant be remanded to the Sheriff of Dallas County, Texas, to await the further Order of the Court herein; and it is further ordered by the Court that the imposition of sentence of the Judgment of conviction of the Court herein shall be suspended for a period of 4 years, and that Defendant be placed on Probation during the period of time fixed by the Court; under the conditions to be determined by the Court in accordance with the provisions of the law governing Adult Probation of said State.

It appearing to the Court that the Defendant is mentally competent and understanding of the English language, the Court in the presence of said Defendant and his counsel proceeded to place Defendant on probation as heretofore determined by the Court.

IT IS THE ORDER OF THE COURT, that the said Defendant, who has been adjudged by the Court to be guilty of Theft of property of the value of \$750.00 or more but less than \$20,000 a third degree felony as charged in the indictment.

and whose punishment has been assessed by the Court at confinement in the Texas Department of Corrections for 4 years in this said cause be placed on probation for a period of 4 years, in accordance with the provisions of the law governing Adult Probation of said State, it appearing to the Court that the ends of justice and the best interests of the public, as well as the Defendant, will be subserved by suspending the imposition of the sentence herein and placing the Defendant on probation.

- a) Commit no offense against the laws of this or any other State or the United States, and do not possess a firearm during the term of probation;
- b) Avoid injurious or vicious habits, and do not use marijuana, narcotics, dangerous drugs, inhalants or prescription medication without first obtaining a prescription for said substances from a licensed physician;
- c) Avoid persons or places of disreputable or harmful character, and do not associate with individuals who commit offenses against the laws of this or any other State or the United States;
- d) Obey all the rules and regulations of the probation department, and report to the Probation Officer as directed by the Judge or Probation Officer; to-wit:
- e) Permit the Probation Officer to visit you at your home or elsewhere, and notify the Probation Officer not less than twenty-four (24) hours prior to any changes in your home or employment address;
- f) Work faithfully at suitable employment as far as possible, and seek the assistance of the probation officer in your efforts to secure employment when unemployed;
- g) Remain within a specified place; to-wit: Dallas County, Texas, and do not travel outside Dallas County, Texas; without first having obtained written permission from the Court;
- h) Pay Court cost and a fine, if one be assessed, in one or several sums to the District Clerk of Dallas County, Texas;
- i) Support your dependents;
- j) Pay a probation fee of \$ \$40.00 per month to the Probation Officer of this Court on or before the first day of each month hereafter during probation;
- K) Make restitution in the amount of \$4740.83, payable at \$100.00 per month to a probation officer of this Court on or before the first day of each month hereafter until paid in full.



JUDGE

NO. 84-82300-15

IN RE: ORDER ADOPTING
MAGISTRATE'S ACTIONS
THE STATE OF TEXAS

VS.
Monte Wayne Anderson

§
§
§
§
§

IN 282nd DISTRICT COURT

DALLAS COUNTY, TEXAS

ORDER ADOPTING ACTIONS OF
THE MAGISTRATES

BE IT KNOWN that the court has reviewed the actions taken by the Magistrate, sitting for this court, in the above numbered and styled case.

IT IS HEREBY ORDERED AND DECREED that the court specifically adopts and ratifies the actions taken by Magistrate M. BOYD PATTERSON, JR. on behalf of this court in compliance with Article 1918c V.A.C.S., AND FURTHER, (GRANTS) (DENIES) PROBATION TO THE DEFENDANT.

Signed this the 24 day of February, 1986.

[Signature]
Judge

FILED
FEB 24 1986
BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
[Signature] DEPUTY

COUNTY OF DALLAS

212182

Cash gd
Check 09704

PRECINCT NO. 500424

M. O. _____

Date 7/24/1986

Received from Monte Wayne Anderson

Address 723 Lakeside Dr. Duncanville, TX 75116

For the following:

Case No.	Style of case	Amount
7-84-82300-S	Theft \$750.00	41.00
		cl costs

Received by Carol A. Jener Total Amount \$ 41.00

ORDER SETTING ASIDE JUDGMENT OF CONVICTION
DISMISSING THE INDICTMENT
AND DISCHARGING DEFENDANT FROM PROBATION

NO. F84-82300-S

THE STATE OF TEXAS	<u>282ND JUDICIAL</u> DISTRICT COURT
VS.	DALLAS COUNTY, TEXAS
<u>MONTE W. ANDERSON</u>	<u>JANUARY</u> TERM, 19 <u>90</u>
	<u>FEBRUARY 23,</u> 19 <u>90</u>

This day came to be heard the matter of determining whether the judgment of conviction and placing the Defendant on probation heretofore entered in this cause should be set aside and the Defendant discharged from probation, and the Court after hearing the evidence submitted and it appearing from said evidence that the Defendant was indicted in this cause for the felony offense of

Theft of property of the value of \$750.00 or more but
less than \$20,000, a third-degree felony, as charged
in the indictment

and on the 24TH day of FEBRUARY, 19 86, was convicted therefor, and that the imposition of sentence was suspended and the Defendant placed on probation for a period of 4 years and it further appearing to the satisfaction of the Court that the period of probation herein has expired, and that all conditions of probation have been satisfactorily fulfilled, it is accordingly considered, Ordered and Adjudged by the Court that the judgment of Conviction heretofore entered against the Defendant in this case be and the same is hereby set aside, the indictment dismissed, and the Defendant discharged from said probation, and the Defendant is hereby released from all penalties and disabilities resulting from the Judgment of Conviction in this cause.



Judge

282ND JUDICIAL District Court
Dallas County, Texas

FILED

FEB 23 1990

BILL LONG
DIST. CLERK, DALLAS CO., TEXAS
DEPUTY

APD-A-8