CAUSE NO		
THE STATE OF TEXAS	§	IN THE COUNTY CRIMINAL
V.	§	COURT AT LAW NO. <u>6</u>
	<b>§</b>	HARRIS COUNTY, TEXAS
CASE SCH	IEDULIN	GORDER
The Defendant, as well as the Attorneys for the State and Court, as follows:	d Defendant	, are ordered to appear, unless otherwise ordered by the
<b>Arraignment (ARRG) Setting:</b> If necessary, the Court and other preliminary matters. If the Defendant is in cust reviewed as appropriate. <i>Defendant is required to appear</i>	stody, the De	
Non-Trial (NTRL) Setting: (90 days from Arraignmen Defendant's appearance is waived and not required to a		Standing Discovery Order shall be filed by this setting.
<b>Disposition (DISP) Setting:</b> (45 days after NTRL). All date in accordance with the Texas Code of Criminal Proto appear.		
<b>Pre-Trial Conference (PTCR) Setting:</b> (45 days from processes <i>shall</i> be completed by this date. If the case is nordered, all parties shall appear at this setting to determine the required to appear.	ot resolved	prior to this setting and/or if the Court has not otherwise
Anticipated Plea/ TRIAL: On this date the case will be	e plead or w	e will go to trial. Defendant is required to appear.
<b>Additional Settings:</b> Either party may request settings of Any additional settings must be approved by the Presidi		
MAJ/MRP Settings: Motions to Revoke or Adjudicate a hearing unless good cause is shown. After that setting Any additional settings must be approved by the Presidi	g, the MAJ	MRP will be set for a hearing on the matters alleged.

Date Entered: \_\_\_\_\_

Judge Presiding Harris County Criminal Court at Law No. 6