JUDGMENT FOR DETERMINATE SENTENCE WITH JURY TRIAL

No	
IN THE MATTER	IN THE JUVENILE COURT
OF	JUDICIAL DISTRICT
	COUNTY, TEXAS
<u>JUDGM</u>	<u>ENT</u>
IN THE MATTER OF, born on the	eday of, 19
ON THIS THEday of, 20, i consideration of the matters in the above styled and approved by theCounty Grand Jury under Sect which the Respondent, was alleged to have a	I numbered cause, wherein by proper petition ion 53.045 of the Texas Family Code, in
After due notice had been served on all part through his attorney had filed an answer denying the denial was assumed pursuant to Family Code §53.0 Assistant District Attorneys,, and announced came the child, who appeared in person with Attornalso being present and on the day of, 20_ jury was duly selected, impaneled and sworn, who duly charged by the Court, retired to consider their 20, returned into Court in due form of law the final said charge which was received by the Court and n	04, came and appeared the petitioner by its d ready for such hearing. And thereupon, also ney, and his parent(s)/guardian(s),,, announced ready for such hearing, and a having the evidence submitted and having verdict and afterward on day of, following answer to the question recited in
QUESTION/SPECIAL IS:	SUE NUMBER ONE:
Do you find from the evidence beyond a read or about theday of, 20, in the County of delinquent conduct by committing the offense of	
ANSWER: We do or We do ANSWER OF THE JURY:	
The jury, having answered Special Issue Nu Issue Number Two.	umber One "We do". proceeded to Special

QUESTION/SPECIAL ISSUE NUMBER TWO

Do you find from the evidence beyond a reasonable doubt that the Respondent on o about theday of, 20, in the County of and the State of Texas, engaged in delinquent conduct by committing the offense of?
ANSWER: We do or We do not. ANSWER OF THE JURY: We do.
It appearing to the Court that the questions listed above were properly signed by the Presiding Juror,, it is considered by the Court that is adjudged to have engaged in delinquent conduct within the meaning of Title 3 of the Texas Family Code.
IT IS THEREFORE CONSIDERED AND ADJUDGED BY THE COURT that Respondent has engaged in delinquent conduct within the meaning of Title 3 of the Texas Family Code.
SIGNED on theday of, 20
JUDGE PRESIDINGDISTRICT COURTCOUNTY, TEXAS
On entry of the above and foregoing order, the Court advised the child and his parents, guardian, or guardian ad litem of the child's right to appeal, of the child's right to representation by counsel on appeal, and of the child's right to appointment of an attorney for appeal if an attorney cannot be obtained because of indigency. The attorney was instructed that if the child, and his parent, guardian or guardian ad litem express a desire to appeal, the attorney shall file a notice of appeal with this Court and inform this Court whether or not he will handle the appeal.
PRESIDING JUDGE