	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE JUSTICE OF THE PEACE COURT
VS.	§	CITY OF EMORY
	§	RAINS COUNTY, TEXAS
	PLEA OF NOLO CONTENDERE	
contendere to said offense as charged, waive my	nber I have been informed of we the same force and effect as a plea of guar right to a jury trial or hearing by the Couranstitutes satisfaction of the judgment and we	my right to a jury trial and that my signature on this ple illty on the judgment of the Court. I do hereby plead a t, and agree to pay the fine and costs the judge assesse aiver of the right to appeal. I understand that my plea
		Defendant's Signature I
		Add
	PLEA OF GUILTY	
t, the undersigned, do hereby enter my appearance	on the complaint of the offense, to with	
and costs constitutes satisfaction of the judgment as a criminal record or a driver's license record.	and waiver of the right to appeal. I understand	ight to a jury trial. I do hereby plead guilty to the offens sts the judge assesses. I understand that payment of the d that my plea may result in a conviction appearing on eight
		Defendant's Signature I
		Addı
	PLEA OF NOT GUILTY	
I, the undersigned, do hereby enter my appearance	on the complaint of the offered to the	
Sea in vasione of the reace Court Cause Number	er I plead not guilty.	
nitial One:		
I want a jury trial.		
I waive my right to a jury trial and reques		
promise to appear, in person, in the Rains County hat if I do not appear anytime I am required to appear	Justice of the Peace Court on any date for wear for this case, a Failure to Appear charge	which this case is scheduled before this Court. I understate may be filed and warrants may be issued for my arrest.
		Defendant's Signature D
•		
•••••••••		Addre
lea accepted on this day of	, 20	
udge Paul Foley, Rains County Justice of the Pea City of Emory	ace	
or's Note: Under Article 26.13, C.C.P., prior to ac TMCEC 2019 Bench Book: Chapter 4 Appearance	eccepting a plea of guilty or a plea of noto co	ontendere, the court must make certain admonishments
standly 1 declar as a		
donally, under 45.041(a-1), C.C.P., during or im	imediately after imposing a sentence in a ca	se in which the defendant entered a plea in open court ant has sufficient resources or income to immediately