	CAUSE NO	_	
STATE OF TEXAS	∞	IN THE <u>CRIMINAL</u>	
VS.	∞	DISTRICT COURT	
	∞	DALLAS COUNTY	
<u>JUD</u>	GMENT RESTORI	NG COMPETENCY	
_	-	nd to be mentally incompetent to stand tr Chapter 46B of the Code of Criminal	ial
 the head of the facility stand trial; or 	having notified the C	Court that the defendant is now competer	ıt to
 a qualified doctor have custody and is now co 		that the defendant has restored while in ; or	
• a qualified doctor havi	ing notified the Court	that the defendant has restored while	
participating in an out stand trial;	patient competency re	estoration program and is now competen	t to
came on for consideration be	efore this Court the iss	sue of the defendant's competency to sta	and
trial. There being no objecti	on to the report filed	by Dr dated and i	.t
appearing to the Court that the	he defendant is presen	ntly competent;	
IT IS THEREFORE	ORDERED, ADJUI	DGED AND DECREED by the Court the	hat
the defendant is now compet	ent to stand trial and t	that criminal proceedings against said	
defendant be resumed in the	above-numbered and	styled cause.	
SIGNED this	day of	20	
		JUDGE	

TRIAL DOCKET – CRIMINAL DISTRICT COURT– DALLAS COUNTY, TEXAS

STATE OF TEXAS	ATTORNEYS	OFFENSE	DATE OF FILING	
VS.	State:			
	Defense:			
DATE OF ORDER	ORDER OF COURT			
	DEFENDANT RESTORED TO COMPETENCY TODAY PER DR, REPORT DATED			