CAUSE NO.	
STATE OF TEXAS	IN THE COUNTY
VS.	COURT AT LAW #3 OF
	SMITH COUNTY, TEXAS
MOTION AND APPLICATION	FOR COMMUNITY SUPERVISION
be granted probation in said cause moves the would show the court: (1) That she/he has never been convicted in this conformal of a Misdemeanor for which the maximum permissible excess of \$200.00 for an offense committed prior to 9. Misdemeanor in which the maximum punishment per \$500.00 or by both such fine and imprisonment; and Misdemeanor Probation Act of Texas Controlled Sul (2) That she/he has been convicted in this or another Misdemeanor for which the maximum permissible prof \$200.00 for an offense committed prior to 9/01/94 in which the maximum punishment permissible is by both such fine and imprisonment, and/or that she/he Probation Act of Texas Article 42.12 or Community 5.	rmissible is by confinement in jail or a fine in excess of that she/he has not been granted probation under the ostances Act, or any other Act. ther jurisdiction of a Felony, a State Jail Felony or of a unishment is by confinement in jail or by a fine in excess or for an offense committed after 9/01/04 a Misdemeanor confinement in jail or a fine in excess of \$500.00 or by has been granted probation under the Misdemeanor Supervision Texas Code of Criminal Procedure or the time, place and nature of the offense for which she/he
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Motion and in the Personal data form, attached as ar prior criminal convictions and criminal probation. It	efore this Court, that every statement in the foregoing a exhibit thereto, is true, correct and complete as to any understand and acknowledge that any untrue statement lude a criminal conviction or criminal probation may be PERJURY charges being filed.
	DEFENDANT
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