CAU	SE NO	
STATE OF TEXAS	§ §	THE COUNTY COURT
VS.	\$\text{\$\phi\$} \phi \phi \phi \phi \phi \phi \phi \phi	AT LAW NO. 3
Defendant	§ §	CAMERON COUNTY, TEXAS
<u>w</u>	AIVER OF AR	RAIGNMENT
TO THE HONORABLE JUDGE	OF SAID COUR	RT:
	numbered and s	, Defendant (Hereinafter referred to as tyled cause in person and by and through wing:
	_	reviewed a copy of the complaint in the cause: nplaint; and defendant can read and write and
sound mind, and is mentally con	mpetent and tho	represent to the Court that the Defendant is of roughly understands the nature of the charge ange of punishment attaching to such charge.
prerequisites of two (2) days prio	or service, reading	nents of formal arraigning, including the g the complaint, and disclosure of the range of guilty to the complaint, and requests pretrial
ATTORNEY FOR DEFENDANT (F	Please Sign)	ATTORNEY FOR DEFENDANT (Please Print)
DEFENDANT		STATE BAR NUMBER

OFFICE PHONE NUMBER