

NO. \_\_\_\_\_

THE STATE OF TEXAS

IN THE DISTRICT COURT

VS.

54<sup>TH</sup> DISTRICT COURT

McLENNAN COUNTY, TEXAS

DEGREE: \_\_\_\_\_

OFFENSE: \_\_\_\_\_

**REQUEST FOR PRIORITY SETTING**

COMES NOW the Defendant, by and through his attorney, joined by the State of Texas, and moves the Court for a priority setting for trial on the above and numbered cause, and the State and the defense have to date exhausted all possibilities of disposing of this criminal matter without a trial. Both the State and the defense anticipate a trial, and are "ready for trial", except that circumstances require a date certain for trial so that each side may properly present evidence necessary for a claim or a defense. The State and Defense further certify to the Court that each side has verified the availability of their witnesses and announce ready for trial on \_\_\_\_\_.

WHEREFORE, the State and the Defense jointly agree and pray that the Court set his matter for trial on a date certain. Signed on \_\_\_\_\_.

\_\_\_\_\_  
DEFENSE ATTORNEY

\_\_\_\_\_  
ASSISTANT CRIMINAL DISTRICT ATTORNEY

**ORDER SETTING PRIORITY DATE FOR JURY TRIAL**

It plainly appearing that the interest of justice would be best served by a priority setting of the above entitled and numbered criminal matter,

**IT IS ORDERED** that this cause shall be and hereby is set **NUMBER ONE** and will be tried before a jury on \_\_\_\_\_.

Signed on \_\_\_\_\_.

\_\_\_\_\_  
**SUSAN KELLY**  
Judge Presiding