COMPLAINT - District Court

No. ___34085 The State of Texas vs. KEGAN MATTHEW ABRAM Bond: **SEE ATTACHED**

IR NO. 24-514859

DOB:12/6/1995

DL: TX 34708964

Count 1 - INDECENCY W/CHILD SEXUAL CONTACT - 36010005

Count 2 - INDECENCY W/CHILD SEXUAL CONTACT - 36010005

Count 3 - IMPROPER RELATIONSHIP BETWEEN EDUCATOR/STUDENT - 11990008

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

BEFORE ME, the undersigned authority, on this day personally appeared CODY MOORE WHO AFTER BEING BY ME DULY SWORN, on oath deposes and says that he/she has good reason to believe and does believe and charge that heretofore, on or about the 15th day of November, 2023, and before the making and filing of this complaint, in the County of Randall and State of Texas, one KEGAN MATTHEW ABRAM, hereinafter called defendant, with the intent to arouse or gratify the sexual desire of the defendant, cause hereafter styled the complainant, a child younger than 17 years of age, to engage in sexual contact by causing the complainant to touch the genitals of the defendant,

Count 2

And the affiant aforesaid, upon his oath aforesaid, does further present in and to said Court that on or about the 11TH DAY OF OCTOBER, 2023, in said County and State, and anterior to the presentment of this complaint, that KEGAN MATTHEW ABRAM, hereinafter called defendant, with the intent to arouse or gratify the sexual desire of the defendant, cause hereafter styled the complainant, a child younger than 17 years of age, to engage in sexual contact by causing the complainant to touch the genitals of the defendant,

Count 3

And the affiant aforesaid, upon his oath aforesaid, does further present in and to said Court that on or about the 15TH DAY OF NOVEMBER, 2023, in said County and State, and anterior to the presentment of this complaint, that KEGAN MATTHEW ABRAM, hereinafter called defendant, while

the defendant was an employee of a private primary school, namely Accelerate Christian School, intentionally and knowingly engage in sexual contact with the complainant, a person who was enrolled in Accelerate Christian School, by causing the complainant to touch the genitals of the defendant, and the defendant acted with the intent to arouse or gratify the sexual desire of the defendant.

And further, Affiant, after being duly sworn, states that affiant has good reason to believe that the defendant committed this offense because affiant has learned from the witness that she knows the defendant and that she observed and felt him commit this offense. Further, affiant has verified through the review of Accelerate Christian School records that was enrolled as a student at Accelerate Christian School at the time of the offense. Additional review of the school records has verified that the defendant was employed as an educator at Accelerate Christian School in the same time period when was enrolled as a student, specifically as a coach and academic monitor as indicated by the school's public website. Additionally, Principal Griffin of Accelerate Christian School verified with the affiant that defendant had previously taught classes as well.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

ggr Lodg W/oodl

Affiant

Sworn to and subscribed before me on 18th day of October, 2024.

Asst. Criminal District Attorney

John Jaharon

Randall County, Texas

KEGAN MATTHEW ABRAM

□ NO	T ELIGIBLE FOR BOND
☑ Am	ount Recommended: \$100,000
<u>Condi</u>	tions Recommended:
No dir	ect or indirect contact with:
	☑ the victim(s)
	□ other(s)
	the victim(s) other than through a computer or phone application which allows documented communications (eg. Talking Parents, Our Family Wizard, Two Happy Homes, etc.)
	☐ the victim(s) other than communications needed to arrange for child custody or visitation exchanges
	□ witness(es)
	☑ anyone under the age of 17.
	\square anyone under the age of 17 unless pursuant to a CPS plan.
Defen	dant must:
	☑ not go within 200 feet of I Residence, Workplace, or School.
	☑ not go near any childcare facility or school where a child protected by a condition of a bond normally attends.
	☑ not harm, threaten or interfere with the care, custody, or control of a pet, companion animal, or assistance animal that is possessed by a person protected by a condition of this bond.
	☑ not menace, intimidate, or otherwise harass the victim
	☐ have a Global Positioning Monitoring System tracking device. Defendant may not remove, attempt to remove, o otherwise tamper with the normal functioning of a Global Positioning Monitoring System.
	□ abide by a curfew of
	☑ not possess a firearm.
	☑ abstain from the use or possession of any illegal dangerous drug, narcotic, marijuana, or alcohol, unless under the direction of a physician.
	☑ not engage in sexual contact with anyone under the age of 17.
	☐ Have a device installed, on the motor vehicle owned by the Defendant or on the vehicle most regularly driven by the Defendant, that uses a deep-lung breath analysis mechanism to make impractical the operation of the motor vehicle if ethyl alcohol is detected in the breath of the operator, within thirty (30) days of being

Other: defendant not allowed within 1000 feet of Accelerate Christian School at 4400 Crockett Amarillo, TX 79110. Further, defendant is prohibited from being within 500 feet of all primary and secondary schools as well as daycares.

placed on probation, and not operate any vehicle that is not equipped with that device.

Warrant of Arrest or Capias

CAUSE NO. 34085 IR Number: 24-514859

BOND RECOMMENDATION: \$100,000

BOND CONDITION: SEE ATTACHED

DOB: 12/06/1995	EYES: Brown	HAIR: Brown	RACE: White
HGT: 6 Ft. 0 In.	ALIAS		
DL: TX-34708964	SSN:	DPS:	

THE STATE OF TEXAS

To Any Peace Officer of the State of Texas - GREETINGS:

You are Commanded to take the body of KEGAN MATTHEW ABRAM and bring him before me at my office in Canyon, Randall County, Texas, Instanter, then and there to answer the STATE OF TEXAS, for an offense against the laws of said State, to-wit: INDECENCY W/CHILD SEXUAL CONTACT; INDECENCY W/CHILD SEXUAL CONTACT; IMPROPER RELATIONSHIP BETWEEN EDUCATOR/STUDENT (on or about 11/15/2023; 10/11/2023; 11/15/2023)

of which offense he is accused by the sworn written complaint filed before me by, CODY MOORE.
HEREIN FAIL NOT but have you then and there before me, this Writ with your return endorsed thereon, showing
how you have executed the same.
Witness my signature
MAGISTRATE in and for Randall County, Texas
X_) 47 th District Court 10/18/2024 3:27:15 PM
() 181 st District Court
() 251 st District Court
County Court at Law
// Justice of Peace No.
Joel Forbis, District Clerk Randall County, Texas
By: Deputy Officer's Return
Came to hand on the 1st day of 0ct , 2024 A.D., and executed on the 1st day of 0ct , 2024 A.D., by arresting the above named KEGAN MATTHEW ABRAM in County, Texas and taking his bond, which is herewith returned OR placing him in the County Jail of County, Texas. Returned on this the day of , 2024.
FEE 50 By Styker 333, Deputy
13:5 C 81 130 PSOS
(TANIDAL)

FILED 10/23/2024 3:43 PM JOEL FORBIS DISTRICT CLERK RANDALL COUNTY, TEXAS

RECEIVED

INDICTMENT

No. 34085 A

The State of Texas vs. KEGAN MATTHEW ABRAM

Count 1 - INDECENCY W/CHILD SEXUAL CONTACT - 36010005

Count 2 - INDECENCY W/CHILD SEXUAL CONTACT - 36010005

Count 3 - IMPROPER RELATIONSHIP BETWEEN EDUCATOR/STUDENT - 11990008

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The Grand Jurors for the County of Randall, State of Texas, duly selected, impaneled, sworn, charged and organized as such at the July Term, A. D. 2024, of the 47th District Court of said County, upon their oaths present in and to said Court, that KEGAN MATTHEW ABRAM, hereinafter called the defendant, on or about the 15th day of November, 2023, A.D. and before the presentment of this indictment, in said County and State, with the intent to arouse or gratify the sexual desire of the defendant, cause hereafter styled the complainant, a child younger than 17 years of age, to engage in sexual contact by causing the complainant to touch the genitals of the defendant,

Count 2

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 11th Day of October, 2023, in said County and State, and anterior to the presentment of this indictment, that KEGAN MATTHEW ABRAM, with the intent to arouse or gratify the sexual desire of the defendant, cause hereafter styled the complainant, a child younger than 17 years of age, to engage in sexual contact by causing the complainant to touch the genitals of the defendant,

Count 3

FILED

11/20/2024 11:36AM

JOEL FORBIS DISTRICT CLERK

RANDALL COUNTY, TEXAS

by CJ Deputy

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present in and to said Court that on or about the 15th Day of November, 2023, in said County and State, and anterior to the presentment of this indictment, that KEGAN MATTHEW ABRAM, while the defendant was an employee

of a private primary school, namely Accelerate Christian School, intentionally and knowingly engage in sexual contact with hereafter styled the complainant, a person who was enrolled in Accelerate Christian School, by causing the complainant to touch the genitals of the defendant, and the defendant acted with the intent to arouse or gratify the sexual desire of the defendant,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Foreperson of the Grand Jury.

THE STATE OF TEXAS	§	IN THE 47TH DISTRICT COURT
vs.	§ §	IN AND FOR
KEGAN MATTHEW ABRAM	§ §	RANDALL COUNTY, TEXAS

PLEA MEMORANDUM

Count 1:

CHARGED OFFENSE: INDECENCY W/CHILD SEXUAL CONTACT - 21.11(d) / 36010005 - F2
CHARGED OFFENSE RANGE OF PUNISHMENT: SECOND DEGREE FELONY: Imprisonment for a term of not more than 20 years or less than 2 years in the Texas Department of Criminal Justice; and in addition, a fine not to exceed \$10,000 may be assessed.

<u>STATE'S RECOMMENDATION - OFFENSE:</u> LESSER INCLUDED OFFENSE: INDECENT ASSAULT - 22.012(b)/36230001 - MA

STATE'S RECOMMENDATION - RANGE OF PUNISHMENT: CLASS A MISDEMEANOR: 0-365 days in the Randall County Jail and/or a fine not to exceed \$4,000

STATE'S RECOMMENDATION - SPECIAL FINDINGS AND ENHANCEMENTS: N/A

STATE'S RECOMMENDATION - TERMS: Deferred Adjudication - Lesser: INDECENT ASSAULT, MA - 2Y + Jail Cond of Prob: 30D + No Contact With the complaining witness and anyone under the age of 17 + Defendant not allowed to within 1000 feet of Accelerate Christian School and Church. Defendant not allowed to teach at any pre-school, day care, primary school, or secondary school. Defendant is not allowed to work as a teacher and is to give up all teaching certifications and permissions. + Terms: Sex Offender Conditions Child Victim(s) (Art. 62.001 et.seq.; Art. 42A.451-42A.455 Code Crim. Proc.); Optional Children's Advocacy Center Payment (Art. 42A.455, Code Crim. Proc.) offense AFTER 1-2020; C.C.P. Chapter 7B CONDITIONS; Abstain from alcohol consumption; No Firearms

Count 2:

CHARGED OFFENSE: INDECENCY W/CHILD SEXUAL CONTACT - 21.11(d) / 36010005 - F2
CHARGED OFFENSE RANGE OF PUNISHMENT: SECOND DEGREE FELONY: Imprisonment for a term of not more than 20 years or less than 2 years in the Texas Department of Criminal Justice; and in addition, a fine not to exceed \$10,000 may be assessed.

<u>STATE'S RECOMMENDATION - OFFENSE:</u> LESSER INCLUDED OFFENSE: INDECENT ASSAULT - 22.012(b)/36230001 - MA

STATE'S RECOMMENDATION - RANGE OF PUNISHMENT: CLASS A MISDEMEANOR: 0-365 days in the Randall County Jail and/or a fine not to exceed \$4,000

STATE'S RECOMMENDATION - SPECIAL FINDINGS AND ENHANCEMENTS: N/A

STATE'S RECOMMENDATION - TERMS: Deferred Adjudication - Lesser: INDECENT ASSAULT, MA - 2Y + Jail Cond of Prob: 30D + No Contact With the complaining witness and anyone under the age of 17 + Defendant not allowed to within 1000 feet of Accelerate Christian School and Church. Defendant not allowed to teach at any pre-school, day care, primary school, or secondary school. Defendant is not allowed to work as a teacher and is to give up all teaching certifications and permissions. + Terms: Sex Offender Conditions Child Victim(s) (Art. 62.001 et.seq.; Art. 42A.451-42A.455 Code Crim. Proc.); No Firearms; Optional Children's Advocacy Center Payment (Art. 42A.455, Code Crim. Proc.) offense AFTER 1-2020; C.C.P. Chapter 7B CONDITIONS; Abstain from alcohol consumption

Count 3:

<u>CHARGED OFFENSE:</u> IMPROPER RELATIONSHIP BETWEEN EDUCATOR/STUDENT - 21.12 / 11990008 - F2

CHARGED OFFENSE RANGE OF PUNISHMENT: SECOND DEGREE FELONY: Imprisonment for a term of not more than 20 years or less than 2 years in the Texas Department of Criminal Justice; and in FILED

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addition, a fine not to exceed \$10,000 may be assessed.

<u>STATE'S RECOMMENDATION - OFFENSE:</u> *IMPROPER RELATIONSHIP BETWEEN EDUCATOR/STUDENT - 21.12 / 11990008 - F2*

STATE'S RECOMMENDATION - RANGE OF PUNISHMENT: SECOND DEGREE FELONY: Imprisonment for a term of not more than 20 years or less than 2 years in the Texas Department of Criminal Justice; and in addition, a fine not to exceed \$10,000 may be assessed.

STATE'S RECOMMENDATION - SPECIAL FINDINGS AND ENHANCEMENTS: N/A

STATE'S RECOMMENDATION - TERMS: Deferred Adjudication - 10Y + Jail Cond of Prob: 30D + \$10,000 Fine + \$7000 Suspended + No Contact With the complaining witness and anyone under the age of 17 + Defendant not allowed to within 1000 feet of Accelerate Christian School and Church. Defendant not allowed to teach at any pre-school, day care, primary school, or secondary school. Defendant is not allowed to work as a teacher and is to give up all teaching certifications and permissions. Defendant consents to the admission of the child forensic interview and Amarillo Police Department Incident Report for all purposes and waives any confrontation right as to those exhibits in this cause and any future hearings in this cause. + Terms: No Firearms; Abstain from alcohol consumption; Optional Crime Stoppers Fine offense AFTER 1-1-2020; Optional Felony Crime Victims Compensation offense AFTER 1-1-2020

Defendant

Cornsel for Defendant

WAIVERS AND ADMONISHMENTS

Waiver of Jury. COMES now the defendant, in person and in open Court, and joined by counsel for defendant, and by counsel for the State, and waives the right of trial by jury in accordance with Art. 1.1 3 C.C.P.

Assistant District Attorney

Defendant

Counsel for Defendant

Waiver of Confrontation of Witnesses and Stipulation of Evidence. In accordance with Art. 1.15 C.C.P., the Defendant now consents in writing, in open Court, to waive the appearance, confrontation, and cross-examination of witnesses, and further consents either to an oral stipulation of the evidence and testimony or the introduction of testimony by affidavits, written statements of witnesses and any other documentary evidence in support of the judgment of the Court. I hereby request the Court to approve this waiver in writing.

Waiver of Indictment. The Defendant, in writing and in open Court, and joined by counsel for defendant, hereby waives in open Court prosecution by indictment and consents that the proceeding may be by information instead of by indictment.

Waiver of Ten Days Preparation and Approval of Counsel. The Defendant, in writing and in open Court, and joined by counsel for defendant, waives the ten day preparation period provided in Art. 1.051, C.C.P. The Defendant in addition confirms total satisfaction with the representation given by appointed counsel and that counsel was completely competent in every aspect of representation.

Waiver of Two Days Service of Indictment. The Defendant, in writing and in open Court, and joined by counsel for defendant, waives the two day statutory period time set out in Article 26.03, providing that no

arraignment shall take place until the expiration of at least two days after the service of the copy of the indictment.

Plea Bargains. If no plea bargain exists, the recommendation of the prosecuting attorney as to punishment is not binding on the Court. If a plea bargain does exist, the Court will inform you whether it will follow the agreement in open court and before any finding on your plea. Should the Court reject the agreement, you will be entitled to withdraw your plea.

Deferred Adjudication. If the Court defers adjudicating your guilt and places you on community supervision, then upon any violation of any imposed condition, you may be arrested and detained as provided by the law. You will then be entitled to a hearing limited to the determination by the court of whether to proceed with an adjudication of guilt on the original charge. An appeal may be taken from this determination. After adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of community supervision, and your right to appeal, continue as if adjudication of guilt had not been deferred.

Sex Offender Registration Program: If you are convicted of or placed on deferred adjudication for an offense for which a person is subject to registration under Chapter 62 (Sex Offender Registration Program) of the Texas Code of Criminal Procedure, you will be required to meet the registration requirements of Chapter 62 (Sex Offender Registration Program) of the Texas Code of Criminal Procedure.

Effect on citizenship status. If the defendant is not a citizen of the United States of America, a plea of guilty or nolo contendere (no contest) for the offense charged may result in deportation, the exclusion from admission to this country, or the denial of naturalization under federal law.

Nondisclosure for certain offenses. If you are granted deferred adjudication community supervision you may have the right to petition the court for an order of nondisclosure under Section 411.081, Government Code, upon expiration of the community supervision period imposed if the judge has not proceeded to adjudication of guilt. However, you may be ineligible to pursue that right because of the nature of the offense for which you are placed on deferred adjudication community supervision or because of your criminal history.

C.C.P. Article 42A.301 Waiver. Defendant waives a record of the inquiry required by art. 42.15(a-1), Texas Code of Criminal Procedure.

C.C.P. Article 42A.301 Admonishment. You are entering into a plea agreement in the above styled and numbered case. As part of that plea agreement you are requesting that you be placed on community supervision. Accordingly, you acknowledge and agree to follow all terms and conditions of community supervision imposed by this Court. You hereby acknowledge and agree that, pursuant to Article 42A.301 of the Texas Code of Criminal Procedure, a risk and needs assessment will be conducted with respect to you for purposes of determining the conditions of community supervision. Today you are agreeing to certain standard conditions and negotiated conditions of community supervision which are hereby imposed prior to the risk and needs assessment having been conducted. Additionally, you agree that a risk and needs assessment will be conducted within 30 days of the Court's acceptance of your plea of guilty. You agree that based upon the results of the risk and needs assessment, the Court may remove conditions already imposed or order additional conditions, in accordance with C.C.P. Article 42A.301 through 42A.654.

I have fully reviewed, understand, and agree to the above which is hereby incorporated as part of my plea

agreement.

Defendant

Counsel for Defendant

Defendant's Statement on Admonishments. Comes now the defendant, joined by my counsel, and state that I understand the foregoing admonishments from the Court and am aware of the consequences of my plea. I am now mentally competent to stand trial and I was sane at the time of the commission of the offense to which I have plead. No one has threatened me in any way or placed me under any kind of fear in order to cause me to enter a plea to the charge herein and my plea is freely, knowingly, and voluntarily entered. No one has promised me anything, including probation, a pardon, or early parole in order to cause me to enter a plea to the charge herein.

I state I understand that if I have been provided a court-appointed attorney at my request I will be required to reimburse Randall County for the cost of my court-appointed attorney as a term and condition of my deferred adjudication or straight adult probation whether my probation is the result of a plea bargain agreement with the State or, in the absence of such an agreement, the Court's decision to place me on deferred adjudication or straight adult probation after I have entered a plea of guilty. I further state to the Court that either (1) I presently have sufficient resources to pay all of the court-appointed attorney's fees, or (2) I will have the ability to pay them at a later date and/or at designated intervals to be determined by the Court or by its designee. I understand that my failure to inform the Court to the contrary at this time shall result in my inability to complain about the imposition of court-appointed attorney's fees on appeal, either when initially placed on deferred adjudication or straight adult probation or at a later time if my deferred adjudication is revoked and my guilt is adjudicated or my adult probation is revoked.

Defendant

Statement by Counsel for Defendant. The undersigned counsel, attorney of record for the above defendant, hereby states to the Court the following: "I have counseled and advised with said defendant and it is my opinion that said defendant is mentally competent to stand trial and is able to and does understand the nature and consequences of these proceedings. I further state to the Court that if Chapter 62 (Sex Offender Registration Program) of the Texas Code of Criminal Procedure is applicable to the above defendant and these proceedings, I have advised the above defendant regarding the registration requirements under Chapter 62 (Sex Offender Registration Program) of the Texas Code of Criminal Procedure." I also state to the Court that if my client is not a citizen of the United States, I have advised him/her regarding the potential ramifications of this plea on his/her immigration status.

Counsel for Defendant

THE STATE OF TEXAS	§	IN THE 47TH DISTRICT COURT
vs.	§ §	IN AND FOR
KEGAN MATTHEW ABRAM	§ §	RANDALL COUNTY, TEXAS

JUDICIAL CONFESSION

I, the Defendant, hereby swear that I have read the Indictment or Information in this case and that I understand everything it contains.

The defendant judicially confesses to committing the offense(s), as stated in this Plea Memorandum.

The defendant pleads true to special issue allegations, as applicable and as stated in this Plea Memorandum.

The defendant pleads True to the enhancement paragraph(s) in the Indictment, Information, and/or the State's Notice of Intention to Offer Prior Conviction(s) for Enhancement of Punishment Range, as applicable and as stated in this Plea Memorandum.

Defendant's approval. The defendant understands the warnings and information set out above and is aware of the consequences of this plea. The defendant is mentally competent now and was sane at the time of the commission of the offense. Defendant requests that a pre-sentence investigation report not be made.

Defendant

Sworn to before me on the

y of anu

Notary Public

THE STATE OF TEXAS	§	IN THE 47TH DISTRICT COURT
	§	
VS.	§	IN AND FOR
	§	
KEGAN MATTHEW ABRAM	§	RANDALL COUNTY, TEXAS

ORDER APPROVING ADMONITIONS, ORDER ON WAIVERS, AND JUDICIAL CONFESSION

The Court, having inquired of the foregoing statements by the defendant, is satisfied that all such statements are true and correct and hereby approves the foregoing Defendant's Statement on Admonishments.

The Court, having admonished the defendant as required by law and having inquired of the foregoing statements and, having found that the said Defendant freely, knowingly, and voluntarily waived the above rights and finding beyond a reasonable doubt that the Defendants Judicial Confession is true and freely, knowingly, and voluntarily entered, hereby approves the above waivers and receives the Defendant's Judicial Confession.

Judge Presiding

THE STATE OF TEXAS	§	IN THE 47TH DISTRICT COURT
	§	
vs.	§	IN AND FOR
	§	
KEGAN MATTHEW ABRAM	§	RANDALL COUNTY, TEXAS

CERTIFICATE ACKNOWLEDGING COMPLIANCE WITH C.C.P. ARTICLE 39.14

By my signature below, I acknowledge that the State, in compliance with Article 39.14 of the Code of Criminal Procedure, has produced and permitted the inspection, electronic duplication, copying, and photographing of all items or information in the above entitled and numbered cause as described in the State's Notice(s) of Compliance with C.C.P. Article 39.14, filed in this cause.

The State of Texas has not provided any property or material described by C.C.P. Articles 56A.155 (victim impact statements) and 39.15(a). Property or material described by C.C.P. Article 39.15(a) has been made and remains reasonably available for inspection at the Randall County District Attorney's Office.

The State has not provided un-redacted Texas Department of Family and Protective Services records. The State has not provided any information or material in the State's possession as a result of our legal

representation or legal consultation with an alleged victim in this cause.

The State has not provided material in the possession of a law enforcement agency regarding a person or persons that have furnished information to law enforcement officer(s) or a member of a legislative committee or its staff conducting an investigation of a possible violation of the law and the information related to or assisted in the investigation. Pursuant to Texas Rule of Evidence 508 and Code of Criminal Procedure Article 39.14, an in camera review of this material may be requested.

The State has not provided information pertaining to a peace officer's discipline history that is not in the possession of the Randall County Criminal District Attorney's Office, when a peace officer is employed by a law enforcement agency governed by civil service law. If such information exists, the State is barred access to such information pursuant to Texas Local Government Code 143.089. Any such information is in the sole possession of the law enforcement agency subject to civil service laws.

If applicable in this cause, the State of Texas has provided computerized criminal histories, medical records, and redacted Texas Department of Family and Protective Services records pursuant to Court order.

Attorney for the State

Attorney for the Defendant

Defendant

Cause No. 34085A

THE STATE OF TEXAS	§	IN THE 47TH DISTRICT COURT
VS.	§	IN AND FOR
KEGAN MATTHEW ABRAM	§	RANDALL COUNTY, TEXAS

DEFENDANT'S WAIVER OF APPEAL AFTER SENTENCE OR PUNISHMENT HAS BEEN IMPOSED IN ACCORDANCE WITH PLEA BARGAIN AGREEMENT AND WAIVER OF APPEAL PURSUANT TO PLEA BARGAIN AGREEMENT WITH THE STATE

Comes now the defendant, joined by my counsel, pursuant to my plea bargain agreement with the State, and after having been sentenced or punished by the Court in accordance with the terms of my plea bargain agreement with the State, and being fully aware of the sentence or punishment imposed and of any errors that might have occurred in this cause, and after having been fully informed by the Court of my right to appeal (including my right to have counsel appointed by the Court to represent me on appeal if I cannot afford to employ counsel for appeal and my right to have the Court furnish the appellate record without charge or expense to me if I cannot afford such record), and do hereby voluntarily, knowingly, and intelligently waive my right to appeal. This waiver of appeal includes the waiver of my right to appeal the issue of whether my plea was voluntarily and understandingly made.

DEFENDANT

COUNSEL FOR THE DEFENDANT

DATE:	1/21/2025
CAUSE NUMBER:	34085A
DEFENDANT:	KEGAN MATTHEW ABRAM
CHARGE: LESSER INCLUDED BETWEEN EDUCA	COUNT 1 LESSER INCLUDED OFFENSE INDECENT ASSAULT, COUNT 2 D OFFENSE INDECENT ASSAULT, COUNT 3 IMPROPER RELATIONSHIP TOR/STUDENT
TO THE SHERIFF	OF RANDALL COUNTY, TEXAS; GREETINGS:
THE FOLLOWING	GACTION IS DIRECTED IN THE ABOVE CAUSE:
Case dism	issed, release the defendant.
☐ Bond reins	stated, release the defendant.
Found not	guilty, release the defendant.
Defendant	/Notice of Appeal, continued on bond/set at \$
☐ Bond set/r	raised/reduced to the amount of \$
Attorney a Other Judge:	District Court County Court at Law
	Signature of Defendant Signat