MAGISTRATE'S WARNING

	o certify that I,		, acting as and in the capacity of a magistrate
did, on inform:	the $2/$ day of MA	ARCH, 2017, at 4.10	AMPM in clear language, understood by the accused,
NAME	OF ACCUSED: _	JONES, WILL	
CID NO)	BOOKING NO:	ARREST DATE/TIME: 3-21-17 4:10 pm
Who ap	peared before me and You are accused of verification of a way You have the right of You may have reason the procedures of the procedures of the procedures of the That you will be on the affidavious before a person of the You must of the You have the right to You have the right to You may have reason the You may have reason the You may have reason the You must of the You m	magistrate in and for McLennan Co OFFERING GIFT TO PUBLIC reant filed therewith. To hire a lawyer. To remain silent. To have a lawyer present during any te. To stop any interview or questioning to request the appointment of a law in to make a statement and any state of an examining trial for felony offer the right to access his/her consular or requesting a court appointed attoon to the requesting a court appointed attoon to the reds to be completed to determine assisted in filling out the affidavite it needs to be signed; To the right to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration thaving authority to administer such that it is a written or printed declaration that it is a written or printed that it is a written or printed that it is a written or printed t	security, Texas of the following: SERVANT, a criminal offense and any affidavit, complaint, or interview with or questioning by peace officers or attorneys at any time. Yer if you are too poor to afford a lawyer. Menent you make may be used against you. Mense only. With a lawyer if you so desire. Ite. The if you qualify for court appointed counsel; The if you qualify for court appointed counsel; The or statement of fact made voluntarily and confirmed by oath to oath;
	Do you want to requ	est the appointment of counsel?	
		JESTING APPOINTMENT OF CO NG APPOINTMENT OF COUNS	
In witne	ss whereof have-s BAIN, Magistrate	ubscribed my name on this 21 McLennan County, Texas	day of MARCH , 2017 .
		Accused CIDArst OfficerArrest Date/Time	Bk# Case
High	and a familia	and hand house	10 P

Magistrate's Order of Commitment

TOTE	HE SHERIFF OF MCLENNA	AN COUNTY, TEXAS, (GREETINGS:					
	JONES.			_, being duly brought b	efore me on this			
	day ofMARCH,	2017 charged with the	e offense of OFFE	RING GIFT TO PUB	LIC SERVANT			
and the	affidavit submitted for Probable ed to me and upon consideration	Cause Determination as to	the above named acc	used in the above refere	nced matter has been			
MCLEH	probable cause exists kas Code of Criminal Procedur man County, Texas to be detain ment or modification thereof.	for the purposes of Texas re, Article 17.033 and the a ned unless the accused con	accused is ordered co	ammitted to the custod	v of the Shamiff of			
1.	Bond is acceptable if in compliance with Articles 17.03, 17.031, 17.04, and/or 17.08 of the Texas Code of Criminal Procedure.							
2.	Bail is hereby set at \$	ions as set out on the attach	ned conditions of bail	form.				
3.	Defendant is ordered to appear as directed on the bond and as directed by the court.							
4.	If the defendant is in custody or times said charge or accusation	said appearance date, the is called before said court.	Sheriff is hereby orde	red to present said defer	ndant in court at all			
	probable cause does n	ot exist and the accused is	s ordered released fr	om custody in this cas	e/charge.			
I, the m	agistrate in this case, hereby cert	ify that:						
	The law enforcement agency has hours (misdemeanor) / 48 hours	ive custody of the accused l	nas brought the accuse	ed before this magistrate	not later than 24			
2.	I have informed the accused of appointment of counsel.	his right to request appoints	ment of counsel, if inc	ligent, and the procedur	es for requesting			
3.	The accused does speak and understand E not speak and understan Texas Code of Crimina interpreter.	English nd the English language, the Il Procedure Articles 15.17,	erefore I have informe 38.30, and 38.31 by a	ed the accused in a mana appointing and swearing	ner consistent with a certified			
4.	I have insured that all reasonable provided.	e assistance in completing	the necessary forms for	or requesting appointme	nt of counsel is			
HEREI	YFAIL NOT of the ORDER, bu	t make due return showing	how you have execute	ed the same.				
VIRGI	L BAIN, McLennan County, Tex	xas						
0		Sheriff's	s Return					
Came to	hand on the day of		and executed on the	day of	, by			
hiacilig I	the accused in jail in McLennan C	ounty.						
				McNamara, Sheriff, of Mo By:				
	CID	Original – Magistrate Bk#	Copies – Ja Case	ail				