

HCDistrictclerk.comThe State of Texas vs. TAYLOR, AUBREY ROSHON (SPN:
01106480)

Cause: 102305901010 CDI: 3 Court: 177

CRIMINAL HISTORY

Case(Cause)Nbr / Defendant Status	Filed / Booked	Ct	Defendant Status	Disposition	Bond Amt	Type of Action / Offense	Next Setting
<u>102305901010-3Complete(C)</u> TAYLOR, AUBREY ROSHON	4/11/2005 2/19/2008	177	Disposed(D)	Disposed(DISP)2/28/2008		THEFT>=\$1,500<\$20K BY CHECK (F)	2/28/2008
<u>058443901010-3Complete(C)</u> TAYLOR, AUBREY ROSHON	12/23/1990 1/16/1996	179	Disposed(D)	Disposed(DISP)2/21/1996		ROBBERY-BODILY INJURY (F)	2/21/1996
<u>901970701010-2Complete(C)</u> TAYLOR, AUBREY ROSHON	5/19/1990 5/19/1990	11	Disposed(D)	Disposed(DISP)12/6/1990	\$500	THEFT \$20-\$200 (M)	5/25/1990

ACTIVITIES

Date	Type	Description	SNU/CFI
12/06/1990	JUDGMENT	DEFERRED ADJUDICATION TERMINATED SNU: 999 12/06/90	
12/06/1990	JUDG OFFENSE	THEFT \$20-\$200 LEVEL MB 12/06/90	
05/25/1990	ORDER	GR INDIGENCY AND AAT. SNU: 997 05/25/90	
05/25/1990	RECORDED	VOLUME 0190 PAGE 0625 APP MINUTES CM 05/25/90	
05/25/1990	OFFENSE	THEFT \$20-\$200 LEVEL MB 05/25/90	
05/25/1990	ORDER	ATTORNEY FEE VOUCHER SNU: 998 05/25/90	
05/25/1990	ORDER	ATTY FEE AMT \$150.00 SNU: 998 05/25/90	
05/25/1990	RECORDED	VOLUME 0190 PAGE 0623 APP MINUTES CM 05/25/90	
05/25/1990	OFFENSE	THEFT \$20-\$200 LEVEL MB 05/25/90	
05/25/1990	ORDER	DEFERRED ADJUDICATION OF GUILT SNU: 999 05/29/90	
05/25/1990	PENALTY	PROBATION 6 MONTHS ENDING 11/24/90 05/29/90	
05/25/1990	PENALTY	A FINE OF \$100 SNU: 999 05/29/90	
05/25/1990	RECORDED	VOLUME 0192 PAGE 0051 APP MINUTES CM 05/29/90	
05/25/1990	OFFENSE	THEFT \$20-\$200 LEVEL MB 05/29/90	
05/23/1990	SERVICE ACTIVITY	BY PLACING DEF IN JAIL ON 05/19/90 05/29/90	
05/23/1990	RECEIPTED BY CLERK	05/29/90	
05/19/1990	CI/MIN	TIME 1744 AMOUNT \$500 SNU: 999 05/29/90	
05/19/1990	ACKNOWLEDGED BY SHERIFF	05/29/90	

HCDistrictclerk.comThe State of Texas vs. TAYLOR, AUBREY ROSHON (SPN:
01106480)

Cause: 058443901010 CDI: 3 Court: 179

ACTIVITIES

Date	Type	Description	SNU/CFI
02/21/1996	SENTENCED IN	COURT 179 STARTING 02/21/96	SNU: 999 02/21/96
02/21/1996	SENTENCE TO	TDC 3 YEARS CONFINEMENT 02/21/96	
02/21/1996	CREDIT GIVEN	DEFENDANT RECEIVED 39 DAYS CREDIT 02/21/96	
02/21/1996	ORDER	ATTORNEY FEE VOUCHER SNU: 997 02/21/96	
02/21/1996	ORDER	ATTY FEE AMT \$75.00 SNU: 997 02/21/96	
02/21/1996	DELIVERY ORDER	RETURNED EXECUTED 03/22/96	SNU: 999 03/27/96
01/24/1996	ATTORNEY	RYLAND, CHARLES H. JR. SNU: 999 01/24/96	
01/24/1996	ATTORNEY	AAT COURT 179 CFI 179 01/24/96	
01/24/1996	JUDGE	WILKINSON, M. PRESIDING 01/24/96	
01/24/1996	ORDER	ATTORNEY FEE VOUCHER SNU: 998 01/24/96	
01/24/1996	ORDER	ATTY FEE AMT \$125.00 SNU: 998 01/24/96	
01/24/1996	MOTION TO REVOKE	FREP CFI 179 SNU: 999 01/24/96	
01/24/1996	PRECEPT/SERVE MRP DATE RETURNED 01/24/96	HOW EXECUTED E 01/24/96	
	DATE SERVED	01/24/96 01/24/96	
01/17/1996	SERVICE ACTIVITY	BY PLACING DEF IN JAIL ON 01/16/96	01/24/96
01/17/1996	RECEIPTED BY CLERK	01/24/96	
01/16/1996	C87AI	TIME 1229 AMOUNT SNU: 999 01/24/96	
01/16/1996	ACKNOWLEDGED BY SHERIFF	01/24/96	
05/07/1991	COMMUNITY SERVICE ORDERED	SNU: 999 05/07/91	
	PROBATION START DATE 05/07/91	SNU: 999 05/08/91	
	PROBATION END DATE	05/06/99 05/08/91	
05/07/1991	MOTIONS	MOTION FOR PROBATION SNU: 999 05/07/91	
05/07/1991	MOTIONS	FILED CFI 179 05/07/91	
05/07/1991	ORDER	ORD DEF INSTA PMT FINE COST SNU: 999 05/08/91	
05/07/1991	RECORDED	VOLUME 0437 PAGE 0172 APP MINUTES CM 05/08/91	
05/07/1991	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 05/08/91	
05/07/1991	JUDGMENT	CONVICTION SNU: 999 05/08/91	
05/07/1991	JUDGMENT	GUILTY PLEA-NO JURY 05/08/91	
05/07/1991	JUDG OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 05/08/91	
05/07/1991	PENALTY	PROBATION-FIN AMT \$1500 05/08/91	
05/07/1991	PENALTY	TDC AMOUNT 8 YEARS 05/08/91	
05/07/1991	RECORDED	VOLUME 0437 PAGE 0172 APP MINUTES CM 05/08/91	
01/07/1991	GRAND JURY ACTION	FID 01/07/91 G338 SNU: 999 01/09/91	

GRAND JURY ACTION
ROTATION CRT 179

01/07/1991	GRAND JURY ACTION	OFFENSE ROBBERY-BODILY INJURY LEVEL F2 01/09/91
01/07/1991	ORI	***** OFFENSE NO: 01/08/91
12/24/1990	BOND FILED	CRT 179 TIME 0228 TYPE SURETY 11/27/95
12/24/1990	BOND MADE	AMT \$5000 DATE 12/23/90 RCPT# 75476 11/27/95
12/24/1990	BONDSMAN	BENTON, BYRON 11/27/95
12/23/1990	COMPLAINT FILED	0005 179 ROBBERY-BODILY INJURY LEVEL F2 12/23/90
12/23/1990	BOND SET	\$5000 SNU: 999 12/23/90
12/23/1990	REVIEWED BY	WILSON, TED 12/23/90
12/23/1990	ORI	HOUSTON POLICE DEPAR OFFENSE NO: 132737890 12/23/90
12/23/1990	COMPLAINANT	V. FRANKLIN 12/23/90

THE STATE OF TEXAS VS.

AUBREY ROSHON TAYLOR

957 NASA ROAD 1 #221

HOUSTON, TEXAS 77058

BM 5'8" 140# BLK/BRO

DOB:02/26/67 SPN#01106480

TDL#01462917 FBI#634350MA0

SID#TX04448067

NCIC CODE: 2301/07

FELONY CHARGE: THEFT CHECK

SPN: 01106480

DOB: 02/26/67

DATE PREPARED: 03/30/05

BY: ACM

D.A. LOG NUMBER: 1042136

CJIS TRACKING NO.:

DA NO: 402

AGENCY:HCDA

O/R NO:

ARREST DATE: TO BE

179th GJ

RELATED CASES:

Vol 266 200 AXGM

CAUSE NO: 1023059

HARRIS COUNTY DISTRICT COURT NO: 177

FIRST SETTING DATE: DIRECT

BAIL: \$2000

PRIOR CAUSE NO:

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

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, AUBREY ROSHON TAYLOR, hereafter styled the Defendant, on or about APRIL 25, 2003, did then and there unlawfully, appropriate by acquiring and otherwise exercising control over property, namely, CASH MONEY, owned by GREG WITHROW, hereafter styled the Complainant, of the value of over one thousand five hundred dollars and under twenty thousand dollars, with the intent to deprive the Complainant of the property.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

179TH

FOREMAN

FOR MANUEL G. GRAND JURY

INDICTMENT



ORDER DEFERRING ADJUDICATION OF GUILT

~~177~~
P.9

CAUSE NO. 1023059

THE STATE OF TEXAS
VS.

IN THE 177 DISTRICT COURT

COUNTY CRIMINAL COURT
AT LAW NO. _____

OF HARRIS COUNTY, TEXAS

AUBREY ROSHON TAYLOR

(Name of Defendant)

AKA _____

Date of Order: NOV 10 2005

Date of Offense: 4-25-2003

Attorney for State: J BOONE

Attorney for Defendant: T WILSON

Defendant Waived Counsel

Offense: THEFT ≥ \$1,500 < \$2,000 BY CHECK

A MISDEMEANOR, CLASS: A | B | C A FELONY, DEGREE: (SJ) | 3rd | 2nd | 1st

Terms of Plea Bargain (In Detail): DEFERRED ADJUDICATION TWO YEARS AND A FINE OF \$200. AS CONDITIONS OF SUPERVISION 120 HOURS COMMUNITY SERVICE AND RESTITUTION OF \$4,925.00.

(Circle appropriate selection – N/A = not available or not applicable)

Plea to Enhancement Paragraph(s): True | Not True (N/A) | True | Not True (N/A) | Charging Instrument: Complaint | Indictment | Information

Findings on Enhancement(s): True | Not True (N/A) | True | Not True (N/A) | Plea: Guilty | Nolo Contendere

Affirmative Findings: Deadly Weapon: Yes | No (N/A) | Family Violence: Yes | No (N/A) | Victim Selected by Bias/Prejudice: Yes | No (N/A) | Victim Younger Than 17 years: Yes | No (N/A) | Controlled Substance Used to Commit Crime: Yes | No (N/A)

ADJUDICATION OF GUILT DEFERRED

DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR: 2 DAYS/MONTHS/YEARS

DEFENDANT ASSESSED A FINE IN THE AMOUNT OF \$ 200.00

SEE SPECIAL INSTRUCTIONS, incorporated herein by reference

Time Credited: N/A days toward incarceration N/A days toward fine and costs N/A days toward incarceration, fine and costs COURT COSTS: \$ 203.00

(Mark appropriate selections below, if applicable)

- Name changed from _____
- Judgment Addendum incorporated herein by reference.
- It is ORDERED by the Court, that any weapon(s) seized in this case is/are hereby forfeited.
- In accordance with Section 12.44(a), Penal Laws of Texas, the Court finds that the ends of justice would best be served by punishment as a Class A misdemeanor. The Defendant is adjudged to be guilty of a state jail felony and is assessed the punishment indicated above.
- In accordance with Section 12.44(b), Penal Laws of Texas, the Court authorizes the prosecuting attorney to prosecute this cause as a Class A misdemeanor.

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging



TAYLOR 1023059

This cause being called for trial, in Harris County, Texas, unless otherwise referenced, the State appeared by her District Attorney as named above and the Defendant named above appeared in person with Counsel as named above; or the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel as indicated above in writing in open court, and both parties announced ready for trial. The Defendant elected to proceed under Art. 42.12, 5(a) C.C.P., and in open court, jury having been waived, the Defendant pleaded as indicated above.

Thereupon, the Defendant was admonished by the Court of the consequences of the said plea, and the Defendant persisted in entering said plea; and it plainly appearing to the Court that the Defendant was mentally competent to stand trial and that the Defendant was uninfluenced by any consideration of fear, or persuasion or delusive hope of pardon prompting the Defendant plead as indicated above; the said plea was accepted by the Court. The Defendant having in open court, in writing, waived the appearance, confrontation, and cross-examination of witnesses, consented to the stipulation of evidence and to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence; and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause, the said plea of the Defendant was received and entered of record.

The trial proceeded before the Court, and after the evidence was submitted and the argument of counsel thereon, the Court found that such evidence substantiates the Defendant's guilt in this cause, and further found that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and placing the Defendant on Community Supervision in this cause.

IT IS ORDERED AND ADJUDGED that in accordance with Art. 42.12, 5(a) C.C.P.; no judgment shall be entered in this cause and the Defendant is hereby placed on Community Supervision in this cause for a period as indicated above, from the date of this order, pending the Defendant's abiding by and not violating the terms and conditions of the Defendant's Community Supervision. Further, the court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Art. 42.12, 9 C.C.P..

NOV 10 2005

Signed and entered on _____

X Devon Anderson
DEVON ANDERSON
JUDGE PRESIDING

Community Supervision
Expires on: 11-9-2007

Notice of Appeal: _____

Mandate Received: _____

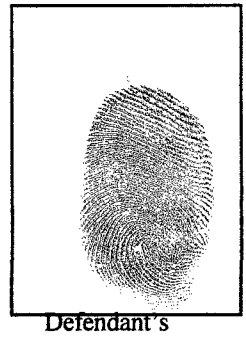
After Mandate Received, Sentence to Begin Date is: _____

Received on 11-10-05 at 9:50 (AM) | PM.
Sheriff, Harris County, Texas

By: Cheryl #9341 Deputy

WJ	Entered	<u>13/444</u>
Verified	<u>[Signature]</u>	
LCBT	<u>[Signature]</u>	
LCBU	_____	

SPECIAL INSTRUCTION OR NOTES: _____



Defendant's

CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS
VS.
Aubrey Roshon Taylor

177th
IN THE ~~11010th~~ DISTRICT COURT OF
HARRIS COUNTY, TEXAS
CAUSE NUMBER 1023059

On this the 10 day of November, 2005, you are granted 2 years community supervision for the State Jail felony offense of THEFT \$1500 - \$20k in accordance with section 5 of Article 42.12, Texas Code of Criminal Procedure, in the ~~11010th~~ District Court of Harris County, Texas, by the Honorable Devon Anderson Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision:

- 177th
- (1) Commit no offense against the laws of this or any other State or of the United States.
 - (2) Avoid injurious or vicious habits. You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription. You are forbidden to use, consume, or possess alcoholic beverages.
 - (3) Avoid persons or places of disreputable or harmful character, specifically: _____
 - (4) Report immediately in person, to the Community Supervision Officer for the ~~11010th~~ District Court on the 10 day of November, 2005 and continue to report to the Community Supervision Officer on the 10 of each month thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
 - (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere.
 - (6) Abide by the rules and regulations of the Harris County Community Supervision and Correctional Department (hereinafter referred to as HCCS&CD). Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility.
 - (7) Work faithfully at suitable employment and present written verification of employment (including attempts to secure employment) to your Community Supervision Officer on each reporting date. You must notify HCCS&CD within 48 hours of any change in your employment status.
 - (8) Remain within a specified place, to wit: Harris County & Galveston County. You may not travel outside of Harris County & Galveston County, Texas, unless you receive prior written permission from the Court through your Community Supervision Officer. You must notify HCCS&CD within 48 hours of any change of residence.
 - (9) Support your dependents as required by law. Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support.
 - (10) Submit to RANDOM drug/alcohol analysis by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction. Provide proof of any medication legally prescribed to you prior to submitting a specimen.
 - (11) Participate in the HCCS&CD Community Service Restitution Program (CSRP). You shall perform a total of 120 hours, at the rate of 8 hours per MONTH beginning November 10, 2005.

CONDITIONS OF COMMUNITY SUPERVISION

FOR: Aubrey Roshon Taylor

CAUSE NUMBER: 1023059

- (12) Pay the following fees through HCCS&CD as specified herein. All payments MUST be in the form of a money order or cashier's check. Personal checks will not be accepted.
- 12.1 Pay a **Supervision Fee** at the rate of \$60.00 per month for the duration of your community supervision beginning December 10, 2005 to HCCS&CD.
 - 12.2 Pay a **Fine** of \$200.00 and **Court Costs** of \$203.00 at the rate of \$20.00 per month beginning January 10, 2006 to Harris County through HCCS&CD. You are given credit for -0- days.
 - 12.3 Pay **Laboratory Fees** of \$5.00 per month for the duration of your community supervision beginning January 10, 2006 to HCCS&CD.
 - 12.4 Pay a \$12.50 fee for an **Offender Identification Card** by December 10, 2005 to HCCS&CD.
 - 12.6 Pay \$4775.00 **Restitution** at the rate of \$200.00 per month beginning December 10, 2005 through HCCS&CD to: First National Bank; 515 N. Main St., Conroe, Texas 77301; Atten: Loss Prevention 936-788-6405
 - 12.6 Pay \$150.00 **Restitution** at the rate of \$25.00 per month beginning December 10, 2005 through HCCS&CD to: HCDA; 1201 Franklin, Suite 600, Houston, Texas 77002
 - 12.7 Pay \$50.00 in payments of \$25.00 per month to **Crime Stoppers of Houston** beginning January 10, 2006 through HCCS&CD.
- (13) Report in person to HCCS&CD by December 10, 2005 for the purpose of creating and obtaining your **Offender Identification Card**. You are to carry this identification card on your person at all times. If asked by a Peace Officer or law enforcement officer for the United States of America to identify yourself, or for your driver's license, you shall include the identification card with other documentation you provide in response to the request. If you lose, misplace or if the card is stolen, you must again pay the fee, and obtain a replacement within 15 days of the day it is lost, misplaced or stolen.
- (14) Submit to an **alcohol/drug evaluation** by December 10, 2005 thereafter as directed by your Community Supervision Officer. Attend treatment and aftercare as recommended or as designated by the Court, including but not limited to **the STAR Drug Court Program**. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court. On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file.
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court.
- (16) Provide proof of your **High School Diploma/G.E.D. or participate in a General Educational Development (G.E.D.) program** beginning December 10, 2005. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court. On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file. Obtain your G.E.D. by January 10, 2006.

CONDITIONS OF COMMUNITY SUPERVISION

FOR: Aubrey Roshon Taylor

CAUSE NUMBER: 1023059

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt.

Community Supervision expires the 9 day of November A.D. 2007


Aubrey Roshon Taylor, DEFENDANT

November 10, 2005
DATE

Signed this 10 day of November A.D. 2005

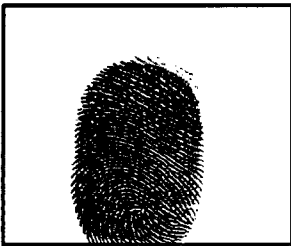

Devon Anderson, PRESIDING JUDGE


Patricia Davila, COURT LIAISON OFFICER

November 10, 2005
DATE

SPN: 01106480

PLEA: Guilty



Defendant's Right Thumbprint

1st AMENDED CONDITIONS OF COMMUNITY SUPERVISION

THE STATE OF TEXAS

VS.

Aubrey Roshon Taylor

IN THE 177th DISTRICT COURT OF

HARRIS COUNTY, TEXAS

CAUSE NUMBER 1023059

On this the 10 day of November, 2005, you are granted 2 years community supervision for the **State Jail** felony offense of THEFT \$1500 - \$20k in accordance with section 5 of Article 42.12, Texas Code of Criminal Procedure, in the 177th District Court of Harris County, Texas, by the Honorable Devon Anderson Judge Presiding. It is the order of this Court that you abide by the following Conditions of Community Supervision:

- (1) Commit no offense against the laws of this or any other State or of the United States.
- (2) Avoid injurious or vicious habits. You are forbidden to use, possess, or consume any controlled substance, dangerous drug, marijuana, alcohol or prescription drug not specifically prescribed to you by lawful prescription. You are forbidden to use, consume, or possess alcoholic beverages.
- (3) Avoid persons or places of disreputable or harmful character, specifically: _____.
- (4) Report immediately in person, to the Community Supervision Officer for the 177th District Court on the 10 day of November, 2005 and continue to report to the Community Supervision Officer on the 10 of each month thereafter or as directed by the Community Supervision Officer for the remainder of the supervision term unless so ordered differently by the Court.
- (5) Permit a Community Supervision Officer to visit you at your home, place of employment or elsewhere.
- (6) Abide by the rules and regulations of the Harris County Community Supervision and Corrections Department (hereinafter referred to as HCCS&CD). Refrain from disorderly conduct, abusive language or disturbing the peace while present at any HCCS&CD office or facility.
- (7) Work faithfully at suitable employment and present written verification of employment (including all attempts to secure employment) to your Community Supervision Officer on each reporting date. You must notify HCCS&CD within 48 hours of any change in your employment status.
- (8) Remain within a specified place, to wit: Harris County & Galveston County. You may not travel outside of Harris County & Galveston County, Texas, unless you receive prior written permission from the Court through your Community Supervision Officer. You must notify HCCS&CD within 48 hours of any change of residence.
- (9) Support your dependents as required by law. Provide your Community Supervision Officer with a certified copy of all Court orders requiring payment of child support.
- (10) Submit to RANDOM drug/alcohol analysis by authorized personnel of HCCS&CD, including any department having courtesy supervision jurisdiction. Provide proof of any medication legally prescribed to you prior to submitting a specimen.
- (11) Participate in the HCCS&CD Community Service Restitution Program (CSRP). You shall perform a total of 120 hours, at the rate of 8 hours per MONTH beginning November 10, 2005. **CREDIT FOR HOURS PREVIOUSLY WORKED.**

13/2/05

1ST AMENDED CONDITIONS OF COMMUNITY SUPERVISION

FOR: Aubrey Roshon Taylor

CAUSE NUMBER: 1023059

- (12) Pay the following fees through HCCS&CD as specified herein. All payments MUST be in the form of a money order or cashier's check. Personal checks will not be accepted.
- 12.1 Pay a **Supervision Fee** at the rate of \$60.00 per month for the duration of your community supervision beginning December 10, 2005 to HCCS&CD. **CREDIT FOR PAYMENTS MADE TO DATE.**
- 12.2 Pay a **Fine of \$200.00** and **Court Costs of \$202.00** at the rate of \$20.00 per month beginning January 10, 2006 to Harris County through HCCS&CD. You are given credit for -0- days. **CREDIT FOR PAYMENTS MADE TO DATE**
- 12.3 Pay **Laboratory Fees** of \$5.00 per month for the duration of your community supervision beginning January 10, 2006 to HCCS&CD. **CREDIT FOR PAYMENTS MADE TO DATE**
- 12.4 Pay a \$12.50 fee for an **Offender Identification Card** by December 10, 2005 to HCCS&CD. **CREDIT FOR PAYMENTS MADE TO DATE**
- 12.6 Pay \$4775.00 **Restitution** at the rate of \$200.00 per month beginning December 10, 2005 through HCCS&CD to: First National Bank; 515 N. Main St., Conroe, Texas 77301; Atten: Loss Prevention 936-788-6405 **CREDIT FOR PAYMENTS MADE TO DATE**
- 12.6B Pay \$150.00 **Restitution** at the rate of \$25.00 per month beginning December 10, 2005 through HCCS&CD to: HCDA; 1201 Franklin, Suite 600, Houston, Texas 77002 **CREDIT FOR PAYMENTS MADE TO DATE**
- 12.7 Pay \$50.00 in payments of \$25.00 per month to **Crime Stoppers of Houston** beginning January 10, 2006 through HCCS&CD. **CREDIT FOR PAYMENTS MADE TO DATE**
- (13) Report in person to HCCS&CD by December 10, 2005 for the purpose of creating and obtaining your **Offender Identification Card**. You are to carry this identification card on your person at all times. If asked by a Peace Officer or law enforcement officer for the United States of America to identify yourself, or for your driver's license, you shall include the identification card with other documentation you provide in response to the request. If you lose, misplace or if the card is stolen, you must again pay the fee, and obtain a replacement within 15 days of the day it is lost, misplaced or stolen.
- (14) Submit to an **alcohol/drug evaluation** by December 10, 2005 thereafter as directed by your Community Supervision Officer. Attend treatment and aftercare as recommended or as designated by the Court, including but not limited to the **STAR Drug Court Program**. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court. On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file.
- (15) Participate in the HCCS&CD **Maximum Supervision Program** any time that you are assessed by HCCS&CD to require maximum supervision. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court.
- (16) Provide proof of your **High School Diploma/G.E.D.** or participate in a **General Educational Development (G.E.D.)** program beginning December 10, 2005. Comply with all program rules, regulations and guidelines until successfully discharged or released by further order of the Court. On each reporting date, submit written verification of your enrollment, attendance and/or successful completion of the program to your Community Supervision Officer, to be retained in HCCS&CD's file. Obtain your G.E.D. by January 10, 2006.

1ST AMENDED CONDITIONS OF COMMUNITY SUPERVISION

FOR: Aubrey Roshon Taylor

CAUSE NUMBER: 1023059

- (17) Participate in the HCCSCD Change Through Intervention (CTI) Program, anytime you are assessed and deemed appropriate. Comply fully with all program rules, regulations, and guidelines until successful completion or release by further order of the Court. You will be subject to a system of graduated sanctions and incentives. You may be placed on a specialized caseload, which includes periodic appearances in Court.

1ST AMENDED CONDITIONS OF COMMUNITY SUPERVISION

FOR: Aubrey Roshon Taylor

CAUSE NUMBER: 1023059

I understand that under the laws of this State, the Court shall determine the terms and conditions of Community Supervision, and may alter or modify said conditions during the period of Community Supervision. I further understand that failure to abide by these Conditions of Community Supervision may result in the revocation of Community Supervision or an adjudication of guilt.

Community Supervision expires the 9 day of November A.D. 2007


Aubrey Roshon Taylor, DEFENDANT

October 11, 2006
DATE

Signed this 11 day of October A.D. 2006


Devon Anderson, PRESIDING JUDGE


Patricia Davila, COURT LIAISON OFFICER

October 11, 2006
DATE

Amended to add CTI

SPN: 01106480

PLEA: Guilty



Defendant's Right Thumbprint



R2

THE STATE OF TEXAS

v.

AUBREY ROSHON TAYLOR

STATE ID No.:TX04448067

§
§
§
§
§
§
§

IN THE 177TH DISTRICT

COURT

HARRIS COUNTY, TEXAS

JUDGMENT ADJUDICATING GUILT

Judge Presiding:	HON. DEVON ANDERSON	Date Judgment Entered:	2/28/2008
Attorney for State:	TRACY BENNETT	Attorney for Defendant:	DEBORAH KEYSER
Date of Original Community Supervision Order:	11/10/2005	Statute for Offense:	N/A
Offense for which Defendant Convicted:	THEFT \$1500-\$20,000		
Date of Offense:	4/25/2003		
Degree:	STATE JAIL FELONY	Plea to Motion to Adjudicate:	TRUE
		Findings on Deadly Weapon:	N/A
Terms of Plea Bargain:	7 MONTHS STATE JAIL		
Date Sentence Imposed:	2/28/2008	Date Sentence to Commence:	2/28/2008
Punishment and Place of Confinement:	7 MONTHS STATE JAIL DIVISION, TDCJ		

THIS SENTENCE SHALL RUN CONCURRENTLY.

SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .

Fine: \$ N/A Court Costs: \$ 255.00 Restitution: \$ N/A Restitution Payable to: VICTIM (see below) AGENCY/AGENT (see below)

Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62

The age of the victim at the time of the offense was N/A .

If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.
 Time Credited: From 6-23-2005 to 6-29-2005 From 10-2-2006 to 10-11-2006 From 11-11-2007 to 2-28-2008

If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.

N/A DAYS NOTES: N/A

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

The Court previously deferred adjudication of guilt in this case. Subsequently, the Court heard the matter of Defendant's compliance with and obedience to the terms and conditions of the Court's Order of Deferred Adjudication of Guilt. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

- Defendant appeared in person with Counsel.
- Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

After hearing and considering the evidence presented by both sides, the Court FINDS THE FOLLOWING: (1) The Court previously found the Defendant to be qualified for community supervision; (2) The Court DEFERRED further proceedings, made no finding of guilt, and rendered no judgment; (3) The Court issued an order placing Defendant on community supervision for a period of 2 YEARS; (4) The Court assessed a fine of \$ 200.00; (5) While on community supervision, Defendant violated the terms and conditions of community supervision as set out in the State's ORIGINAL Motion to Adjudicate Guilt as follows:

DEFT FAILED TO REPORT

Taylor

Accordingly, the Court GRANTS the State's Motion to Adjudicate the Defendant's Guilt in the above cause. FINDING the Defendant committed the offense on the date as noted above, the Court ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one)

Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Harris County District Clerk's office. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Harris County, Texas on the date the sentence is to commence. Defendant shall be confined in the Harris County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Harris County District Clerk's office. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Harris County District Clerk. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

The Court ORDERS Defendant's sentence EXECUTED.
 The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

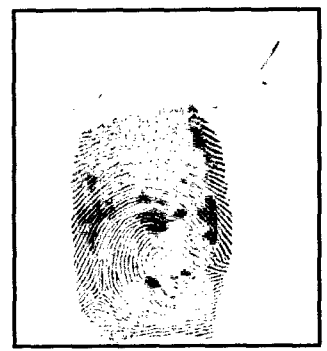
DEFT GIVEN CREDIT FOR TIME SERVED IN OUT OF COUNTY JAIL.

Signed and entered on February 28, 2008

Devon Anderson
DEVON ANDERSON
JUDGE PRESIDING

Notice of Appeal Filed: _____
Mandate Received: _____ Type of Mandate: _____
After Mandate Received, Sentence to Begin Date is: _____
Jail Credit: _____

Def. Received on 2-28-08 at 11:30 AM PM
By: E. J. J. 2997, Deputy Sheriff of Harris County



Right Thumbprint

Clerk: c.mcfarland
4/2/999
LEBT

HCDistrictclerk.comThe State of Texas vs. TAYLOR, AUBREY ROSHON (SPN:
01106480)

Cause: 102305901010 CDI: 3 Court: 177

BOOKINGS

Arrest Date	Arrest Location	Booking Date
2/19/2008 1:30:00 PM	HCTY	2/19/2008 5:40:00 PM
10/2/2006 9:30:00 AM	HCTY	10/2/2006 3:40:00 PM
6/23/2005 9:50:00 AM	HOUS	6/24/2005 2:40:00 AM

HOLDS

Agency Placing Hold	Agency Name	Warrant Number	Bond Amount	Offense	Hold Placed	Hold Lifted
TX0840200	DICKINSON PD	9001302	\$260.00	FAIL TO DISPLAY DL	12/7/2011	12/10/2011
TX0840200	DICKINSON PD	9001301	\$388.00	SPEEDING IN A SCHOOL ZONE	12/7/2011	12/10/2011
TX0840200	DICKINSON PD	90013V01	\$418.00	VPA	12/7/2011	12/10/2011
TXDPS1400	GALVESTON CO SO	92623A	\$250.00	F.T.A/ FN- 168.00	10/15/1994	10/17/1994
TXDPS1400	GALVESTON CO SO	92623B	\$600.00	NO LIB. INS/FN- 490.00	10/15/1994	10/17/1994
TXDPS1400	GALVESTON CO SO	92623	\$200.00	NO VALID REG./FN- \$104.00	10/15/1994	10/17/1994

Harris County Sheriff's Office



SO #: 0513922

AFIS #: [REDACTED]

FBI #:

Juvenile #:

SID:

SPN: 001106480

SSN:

Last Name: TAYLOR

First Name: AUBREY

MI:

Birth Date: [REDACTED]

Height: 508

Weight: 0

Eye Color: Brown

Hair Color: Black

Hair Length: Military

Hair Style: Kinky

Facial Hair: Thin

Complexion: Dark Brown

Gender: Male

Race: Black

Mustache: Thin

Booking Date: 2008-02-19

Operator ID:

Offense 1: WAR

Arresting Agency: SHF

Alias 1:

Harris County Sheriff's Office



SO #: 0513922

AFIS #: [REDACTED]

FBI #:

Juvenile #:

SID:

SPN: 001106480

SSN:

Last Name: TAYLOR

First Name: AUBREY

MI:

Birth Date: [REDACTED]

Height: 509

Weight: 0

Eye Color: Brown

Hair Color: Black

Hair Length: Military

Hair Style: Afro

Facial Hair: Unknown

Complexion: Black

Gender: Male

Race: Black

Mustache: Thin

Booking Date: 2006-10-02

Operator ID:

Offense 1: WAR

Arresting Agency: SHF

Alias 1:

Booking Date & Time: 7/3/2020 11:30:00 AM Booking Number: 2020-00003191 Arrest Date & Time:
7/3/2020 10:31:00 AM

Last Name: Taylor First Name: Aubrey Middle Name: Roshon

DOB: 02/26/1967 Race:

Black

Sex: Male Arresting / Transporting Officer: Robertson, Joe

Subject's Address: 957 NASA PARKWAY 251 Houston, TX 77058 FBI:

Location of Arrest: 2550 GOLDEN NUGGET BLVD LAKE CHARLES, LA 70601 SID:

Billing Class: PAR100000 : Calcasieu Parish Police Jury

No. Statute Description Complaint Warrant Charge Status Docket Disposition Bond

1 14:67.B.(3)... Theft from \$1,000 but less than \$5,000 2020-00006543

Arresting Agency: LALSP0300 : Louisiana State Police

Arresting / Transporting Officer(s): Robertson, Joe