

Document 1

City of Austin Municipal Court

700 East 7th Street

P.O. Box 2135 Austin, Texas 78768-2135

(512) 974-4800

www.austintexas.gov/court

State of Texas vs.

Carlos Leon

Cause No. 8560652

Offense:

Jury Waiver: I waive my right to trial by jury and plead Not Guilty to the Court.

Date: Signature:

NOTICE: Renewal of Defendant's driver's license may be suspended for failure to appear at court and/or failure to pay a judgment in the case. In order to clear any such suspension Defendant is required to pay the Clerk a \$30 administrative fee in addition to any judgment in the case.

FURTHER ORDERS:

- DSC Mandatory
Deferred Disposition
Proof of completion by:
Post Fee, bond, or make payment of \$ by
Extension to pay \$ monthly/weekly until balance is paid, start payment
Community Service: hours to be done at any place on the adult/youth list of CSR providers or at any other non-profit agency doing non-religious, non-political work.
Turn in proof of hours by
Jail Credit:
Total layout credit/Time Served:
Concurrent Consecutive

Judgment

On this, the at the required time of this court, came the described cause to be heard and the Defendant:

Having been informed of his right to trial entered his/her appearance and waived said right to trial by pleading

(No Contest), (Not Guilty),

Was present in court and, having waived a jury, announced ready for trial, and entered a plea of not guilty in open court.

And after hearing the evidence and argument, and after due consideration of the same, the court finds the Defendant

(Guilty), (Not Guilty),

of the offense in the complaint in this case.

It is therefore ordered and adjudged by the court that the State of Texas for the benefit of the City of Austin, Texas, do have and recover of the Defendant the sum of \$ as the fine assessed and costs in this case. If paid after 30 days, the total due is the sum amount plus \$25.

The Court finds that the period which will satisfy the fine and costs is 24 or hours.

Judge, Municipal Court, City of Austin, Texas

Hearing as to Indigency:

Finding: [ ] Indigent [ ] Not Indigent

Plea of No Contest: I, hereby enter my appearance for the offense charged in the above-referenced cause, waive my right to a trial by Jury or Judge, plead no contest to the offense alleged by the citation and/or complaint in this cause, and agree to satisfy the penalty assessed by the Court.

Signature: Date

Atty/Parent: Date

Address:

NOTES:

Address Notification for Minors:

You and your parent, or guardian are required by law to provide the court in writing your current address and residence. If your place of residence changes, you have 7 days to notify the court in writing of your new address and residence. Failure to keep the court informed of your new residence may result in Failure to Appear and Failure to Notify charges filed against you, your parent or guardian. The obligation of keeping the court informed of your current address and residence is required until your case is finalized/terminated.

State's Motion to Dismiss:

Date 4/27/17 IE NPO NPO2 IEO IEO2 PB

Other:

Assistant City Attorney: [Signature]

Order of Dismissal

On this 4/27/17 the motion of the STATE is hereby granted and the charge in this cause is ordered DISMISSED.

Judge - Municipal Court, City of Austin, Texas

Judge Solomon

Document 2  
5/3/17 10:30 AM

# Municipal Court Public Inquiry

Public Inquiry » Criminal & Traffic Search » Person Listing » Person Detail

## Action Listing for Person - Leon, Carlos

8560652	PEDESTRIAN IN ROADWAY CITY ORD	Notice to Appear - Bench Trial	5/3/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Records Request Processed	4/28/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Dismissal Ordered by Judge	4/27/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Case Disposition: Dismissed Insufficient Evidence	4/27/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Order of the Court - Judge's Order	4/27/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Notice to Appear - Discovery Docket	4/13/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Discovery Docket	5/3/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Motion for Continuance Granted	4/12/2017
8560652	PEDESTRIAN IN ROADWAY CITY ORD	Motion for Continuance Filed by Def. - Trial	4/12/2017

- May generate a false warrant for my arrest because there is no probable cause for it.



**Art. 45.013. Filing With Clerk by Mail**

(a) Notwithstanding any other law, for the purposes of this chapter a document is considered timely filed with the clerk of a court if:

- (1) the document is deposited with the United States Postal Service in a class postage prepaid envelope properly addressed to the clerk on or before the date the document is required to be filed with the clerk; and
- (2) the clerk receives the document not later than the 10th day after the document is required to be filed with the clerk.

(b) A legible postmark affixed by the United States Postal Service in the face evidence of the date the document is deposited with the United States Postal Service.

(c) In this article, "day" does not include Saturday, Sunday, or a holiday.

Added by Acts 1999, 76th Leg., ch. 1545, § 10, eff. Sept. 1, 1999.

**Historical and Statutory Notes**

Section 77(e) of Acts 1999, 76th Leg., ch. 1545, § 10, eff. Sept. 1, 1999, requires that a document be filed on or after the effective date of this Act.

Article 45.013, Code of Criminal Procedure, as added by this Act, applies only to a document

*TEXAS Code of Criminal Procedure*

**Art. 45.014. [884] [974] [939] Warrant of Arrest**

(a) When a sworn complaint or affidavit based on probable cause has been filed before the justice or municipal court, the justice or judge may issue a warrant for the arrest of the accused and deliver the same to the proper officer to be executed.

(b) The warrant is sufficient if:

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Probable Cause - A reasonable ground to suspect that a person has committed a crime - Black's Law Dictionary 10th Edition

conflict with this chapter.

In a county with a population of more than two hundred, a justice or judge may not issue a warrant of arrest issued under Section 32.41, Penal Code, unless the justice or judge has approved the complaint or affidavit on which the warrant is based.

**Historical and Statutory Notes**

Section 3 of Acts 2005, 79th Leg., ch. 644, § 1, eff. Sept. 1, 2005, provides:

"The change in law made by this Act on or after the effective date of this Act. A complaint or affidavit on or after the effective date of this Act, proceeding, or event applies only to a complaint or affidavit on or after the effective date of this Act. A complaint or affidavit on or after the effective date of this Act, proceeding, or event applies only to a complaint or affidavit on or after the effective date of this Act."

**Prior Laws:**

Vernon's Ann.C.C.P. 1925, O.C. 821.

**Cross References**

For arrest generally, see Vernon's Ann.C.C.P. art. 15.01 et seq.

**Library References**

Corporations ¶639.

Municipal Corporations §§ 204 to 205.