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Location: Galveston County

CASE SUMMARY CASE No. MD-0057832

State of Texas vs. James Patrick Fullen

§ 8

Case Type: Adult Misdemeanor

Date Filed: 05/20/1982

Location: County Court at Law No. 1

Judicial Officer: Grady, John

PARTY INFORMATION

Male White

6' 5", 200 lbs

Defendant Fullen, James Patrick

1403 AVE L

SANTA F, TX 77510

State The State of Texas

> 600 59th Street, Suite 1001 Galveston, TX 77551

Lead Attorneys

CHARGE INFORMATION

Charges: Fullen, James Patrick

Assault Causing Bodily Injury

Statute unknown

Non-Degree 09/19/1984

EVENTS & ORDERS OF THE COURT

OTHER EVENTS AND HEARINGS

9/19/1984 MOTION TO REVOKE

CAP/NTSC ISS 092784

Cash Bond Amount \$: 1000.00

1 pages

10/04/1984 ORDER

DSM/MTRP CAP/RECALL

1 pages

^{09/03/2012} First Setting (8:30 AM) (Judicial Officer Grady, John)

09/28/2012 Reset by Court to 10/04/2012 10/04/2012 Reset by Court to 09/03/2012

Unofficial Record

CAUSE NO. 57832

NOTICE TO SHOW CAUSE

THE STATE OF TEXAS
VS

JAMES PATRICK FULLEN
4805 R 1/2

. . . .

In the County Court No. 1 of Galveston County SERTEMBER Term, 1984

TO THE ABOVE NAMED DEFENDANT:

You are now on probation in the above styled and numbered cause. The UDHN LANCASTER, ASST. CRIMINAL DISTRICT ATTORNEY has filed in this court a written motion that your probation be revoked herein, setting forth as grounds therefore that you violated the terms and conditions of such probation.

A copy of motion of JOHN LANCASTER, ASST. CRIMINAL DISTRICT ATTORNEY accompanies this Notice.

The Court has set aside the 12TH day of OCTOBER, 1984, at 2:00 o'clock P.M., for a hearing to determine whether or not your probation in this cause shall be continued, modified or revoked.

You are therefore notified to appear before County Court No. 1 of Galveston County, in the courtroom of said Court in the City of Galveston, then and there to show cause, if any there be, why your said probation should not be revoked.

SHERIFF'S RETURN

Came to hand this ______ day of ______, A.D.,

Returned on this ______ day of ______ County, Texas

BY ______ Deputy

PRINT NAME_______

FEE.

110, _ 5 /1 5 d

THE STATE OF TEXAS	() COUNTY COURT NO. 2
vs	() GALVESTON COUNTY, TEXAS
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and the second of the second	Left Thumb Right Thumb
	PRINT
	ARRAIGNMENT AND SETTING
BE IT REMEMBERED:	÷ 0.
	, in open Court, the Defendant Tenes Parke & Follow
	counsel, + OAIBP. UAIBE and also the
	1 District Attorney, whereupon the Court caused the
said defendant to be arra	igned herein as provided by law, to wit:
	I.
	de fully aware of his right to a trial by a jury,
	ware, waived his right to a jury both in the
trial of his case and the	assessment of his punishment.
A	II.
	Defendant, as set forth in the Information herein,
	ed and thereupon the Information was read to the
	aid Defendant was asked whether he was guilty
	and the said Defendant pleaded quelta
in open Court.	
	III.
	Defendant was admonished by the Court of the
consequences of said plea	and the said Defendant-persisted in pleading
mully	. It plainly being determined by the Court, -
	s mentally competent, that the defendant is
	id plea by any consideration of fear, or by
any persuasion or delusiv	e hope of pardon, the said plea of guelty
IS BY THE Court received	and here now entered of record upon the minutes
	herein of the said defendant.
On this the 26 th	_ day of Sentember , A.D., 19 Pz,
	se having been duly and lawfully arraigned and
his plea of queter	having been entered, this cause is
set for trial on the	The land of the
	6 1000 A.D. 1997
Richard Branin	Supple Tung Trong
The Of I lather	Deund
ATTORNEY FOR DEFENDANT	CLER WILLIAM WILLIAM WILLIAM

IN THE COUNTY COURT NO. 1, THE STATE OF TEXAS OF VS Patrick Fuller GALVESTON COUNTY, TEXAS STIPULATION OF EVIDENCE in the above entitled and numbered cause, in writing and in open court and consents to the stipulation of the evidence in this case and in so doing expressly waived the appearance, confrontation and cross-examination of witnesses. I further consent to the introduction of testimony by affidavits, written statements of witnesses and other documentary evidence. Accordingly, having waived my Federal and State constitutional right against self-incrimination and after having been sworn, upon oath, I judicially confess to the following facts and agree and stipulate that these facts are true and correct and constitute the evidence in this case On the 150 day of May Galveston County, Texas, I did intertionally strowingly cause babily Touth by striking him with his List my Tullen Sworn to and Subscribed before me the undersigned authority on this 26 day of Kenker, A.D., & 7. MARY JANE CHRISTENSEN, APPROVED:

DEPUTY CLERK

Attorney for Defendant

APPROVED by the Court

JUDGE PRESIDING

IN THE COUNTY COURT OF GALVESTON COUNTY COURT NO. I GALVESTON COUNTY, TEXAS

NO. 57,832	_ STATE VS	James Patrick Fullen
DATE: September 26th, 19	983 OFFENSE	Assault Causing Bodily Injury

DEFERRED ADJUDICATION ORDER

In the best interest of society and the Defendant, the Court, after hearing evidence finds that is substantiates the Defendant's guilt and defers further proceedings without entering an adjudication of guilty and places the Defendant on Probation for a period of 12 years months. As conditions of probation, the Defendant shall:

- 1. Commit no offense against the laws of Texas, any other State, the United States or any other governmental entity.
- 2. Avoid injurious or vicious habits.
- 3. Avoid persons or places of disreputable or harmful character, and specifically avoid association with any person previously convicted of a crime, or presence at any location where a criminal act is being committed.
- 4. Report to the Probation officer as directed by the Court or Probation Officer and obey all rules and regulations of the Probation Department.
- 5. Permit the Probation Officer to visit at his home or elsewhere without restriction.
- 6. Work faithfully at suitable employment as far as possible.
- 7. Remain in the following location:
- 8. Pay a Fine of \$\frac{150.00}{927.00}; Pay Restitution of \$\frac{927.00}{927.00};

 Pay Court Costs \$\frac{73.00}{73.00} : Pay a Probation Fee of

 \$\frac{15.00}{4ttorney Fee of \$\frac{15.00}{5} = \frac{15.00}{10} = \frac{
- 9. Support all dependents.
- 10. Submit fingerprints to the Sheriff's Office of Galveston County, Texas.
- 11. Immediately report to the Probation Officer; any change of Address, employment, or marital status; any arrests; and all sources and amounts of income or money received.
- 12. Abstain from the use or possession of any drugs, except those taken or possessed under doctor's orders.
- 13. Never become intoxicated or be under the influence of intoxicating substance.

THE STATE OF TEXAS,			Possession of Marijumna Aggravated Assault Driving While Intensicated	
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NO. 57,832

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THE STATE OF TEXAS		COLDUMN PR	
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	MARY Galve BY:	JANE CHRISTEN	Texas
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NO. 57,832
THE STRIE OF TEXAS

X
IN THE COUNTY COURT

VS.

X
NUMBER
OF

GALVESTON COUNTY, TEXAS

STATE'S ANNOUNCEMENT OF REALSY

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, James F. Harry, Jr., Criminal District Attorney of Galveston County, Texas, by and through his Assistant Criminal District Attorney, and announces to this Honorable Court that the State of Texas is ready for trial in the above and numbered cause.

Respectfully submitted,

JAMES F. HURY, JR. CRIMINAL DISTRICT ATTORNEY GALWESTON COUNTY, TEXAS

BY: Assistant Criminal District Attorney



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THE STATE OF TEXAS

IN THE COUNTY COURT NUMBER 1

vs.

OF

JAMES PATRICK FULLER

GALVESTON COUNTY, TEXAS

MOTION TO REVOKE PROBATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, THE STATE OF TEXAS, by and through her Criminal District Attorney, Michael J. Guarino, and shows the Court that heretofore on the 26th day of September, 1983, the Defendant herein was adjudged guilty of the offense of Assault Causing Bodily Injury, and was accorded adult probation for a period of twelve (12) months, conditioned among other things that HE:

Pay a fine of \$150.00; Pay Restitution of \$927.00; Pay Court Costs of \$73.00; Pay a Probation Fee of \$15.00 each month;

THE STATE WOULD FURTHER SHOW THE COURT that the Defendant did then and there violate the terms and conditions of his probation by:

Failing to pay a probation of \$15.00 each month and is currently \$90.00 in arrears.

Failing to pay restitution of \$927.00 and is currently \$115.47 in arrears.

The foregoing violations of the terms of probation occurred during the period of said probation in which imposition of sentence herein was suspended.

WHEREFORE, THE STATE prays that Capias issue, and that upon arrest a hearing be given the Defendant, and that on final hearing, the probation be revoked.

> MICHAEL J. GUARINO, Criminal District Attorney Galveston County, Texas

BY: // /c

stant Criminal District Attorney

SEP 13 1884 CHARLES

MOTION TO REVOKE PROBATION FULLER, James Patrick CAUSE NO. 57,832

ORDER

	MOTION GRANTED AS PRAYED FOR and the Clerk is hereby ORDERED to
issu	ue a Capias to be served by any peace officer or probation office
for	the arrest of the Defendant. It is further ORDERED that a copy
of t	this Motion be served on the Defendant. BAIL is herein set
at_	1000
	Signed this day of SEP 1 9 1984 , A.D., 1984.

Honorable John Thoma Judge County Court No. 1 Galveston County, Texas



THE STATE OF TEXAS IN THE COUNTY COURT NO. 1. OF GALVESTON COUNTY, TEXAS STIPULATION OF EVIDENCE COMES NOW And According and numbered cause, in writing and in open court and consents to the stipulation of the evidence in this case and in so doing expressly waived the appearance, confrontation and cross-examination of witnesses. I further consent to the introduction of testimony by affidavits, written statements of witnesses and other documentary evidence. Accordingly, having maived my Federal and State constitutional right against self-incrimination and after having been sworn, upon oath, I judicially confess to the following facts and agree and stipulate that these facts are true and correct and constitute the evidence in this case on the day of Accordingly showing course backly in Series facts and places. Totally by showing course backly in Series day of Accordingly showing course backly showing course backly showing course backly showing the court No. GALVESTON COUNTY, TEXAS APPROVED: ALTERNATION OF EVIDENCE STIPULATION OF EVIDENCE ACCORDING TOWN TOWN TEXAS APPROVED: ALTERNATION OF EVIDENCE ACCORDING TOWN TEXAS TOWN TOWN TEXAS APPROVED STATES TOWN TEXAS APPROVED BY THE COURT NO. GALVESTON COUNTY, TEXAS JUDGE PRESIDING		
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COMES NOW	games Patrick Filler	GALVESTON COUNTY, TEXAS
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APPROVED: Attorney for Defendant 95 BY: APPROVED by the Court Cur Horney	MARY\.	JANE CHRISTENSEN,
Attorney for Defendant 25 By: Beputy CLERK	CALVES	ON COUNTY, TEXAS
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Sworn to and subscribed to before me by the derendant in the

DEPUTY COUNTY CLERK

_gc day of

this cause.

IN THE COUNTY COURT OF GALVESTON COUNTY COURT NO. I GALVESTON COUNTY, TEXAS

NO	57,832			STATE VS	James Patrick Fullen
DATE:	September	26th,	1983	OFFENSE_	Assault Causing Bodily Injury

DEFERRED ADJUDICATION ORDER

In the best interest of society and the Defendant, the Court, after hearing evidence finds that is substantiates the Defendant's guilt and defers further proceedings without entering an adjudication of guilty and places the Defendant on Probation for a period of 12 period of 13 period of 14 period of 15 period of 15

- Commit no offense against the laws of Texas, any other State, the United States or any other governmental entity.
- 2. Avoid injurious or vicious habits.
- Avoid persons or places of disreputable or harmful character, and specifically avoid association with any person previously convicted of a crime, or presence at any location where a criminal act is being committed.
- Report to the Probation officer as directed by the Court or Probation Officer and obey all rules and regulations of the Probation Department.
- Permit the Probation Officer to visit at his home or elsewhere without restriction.
- Work faithfully at suitable employment as far as possible.
- 7. Remain in the following location:

 8. Pay a Fine of \$ 150.00 ; Pay Restitution of \$ 927.00 ;
 Pay Court Costs \$ 73.00 : Pay a Probation Fee of \$ 15.00 each month; Pay Court Appointed Attorney Fee of \$ -- in monthy installments of
- 9. Support all dependents.
- Submit fingerprints to the Sheriff's Office of Galveston County, Texas.
- Immediately report to the Probation Officer; any change of Address, employment, or marital status; any arrests; and all sources and amounts of income or money received.
- Abstain from the use or possession of any drugs, except those taken or possessed under doctor's orders.
- Never become intoxicated or be under the influence of intoxicating substance.

IN ADDITION TO THE FOREGOING, THE DEFENDANT SHALL ALSO:

- 14. () Attend Galveston County D.W.I. Court Classes as directed.
- () Participate in any community-based program or participate in an alcohol or drug abuse treatment or education program and abstain from the use of alcoholic beverages or specified drugs at all times or under certain circumstances: To-wit:
- 16. () Remain under custodial supervision in a community-based facility, obey all rules and regulations of such facility; and pay a percentage of his income to the facility for room and board, to-wit; percent.
- 17. () Pay a percentage of his income to his dependents for their support while under custodial supervision in the community-based facility, to-wit: percent.
- 18. () Pay a percentage of his income to the victim of the offense, if any, to compensate the victim for any property damage or medical expenses sustained by the victim as a direct result of the commission of the offense, to-wit: percent. Payments are to be paid
- 19. () Resain out of any bar, tavern, lounge or other similar place.
- 20. () Attend School daily.
- 21. () SERVE days in Galveston County Jail.
- 22. () Do not purchase any item for cash or on credit for over \$200 without permission of the Probation Officer and/or approval by the Court.
- 23. () Observe a curfew and be home each night before unless a later time is approved in advance by the Probetion Officer and the Court.

Defendant's Receipt

I have received a copy of this ORDER from the Clerk, and fully understand each of the conditions imposed, and this probation could be revoked for any violation.

FERRANT Jullen A copy furnished to the above named probationer in Open Court and noted in the Booket this the Z6th day of September 19 83 3 MARY JANE CHRISTENSEN, COUNTY CLEAK
COUNTY CLEAK
GALVESTON COUNTY TEXAS
BY: Maly Man 8 ** 26 1983 DEPUTY MARY 'A'M CHRISTENSEN Carolyn Barnett DEPT. CO. CI. CALVESTON CO., TEXAS DISMISSED DAN 1 7 1985

NO. 57,832

THE STATE OF TEXAS

IN THE COUNTY COURT NUMBER 1

OF:

JAMES PATRICK FULLEN

GALVESTON COUNTY, TEXAS

MOTION TO DISMISS MOTION TO REVOKE

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, THE STATE OF TEXAS, by and through her Criminal District Attorney, and moves the Court to dismiss the entitled and numbered cause for the following reason, to-wit:

Probationer has paid fees and restitution in full.

WHEREFORE, PREMISES CONSIDERED, the STATE OF TEXAS prays that the above and foregoing motion be granted.

Respectfully Submitted.

Michael J. Guarino II Criminal District Attorney Galveston County, Texas

District Attorney County, Texas

ORDER

The above and foregoing motion having been presented to and considered by the Court, it is therefore ORDERED, ADJDUGED AND DECREED that this cause be dismissed.

Signed and Entered this _____ day of

Judge Presiding

THE STATE OF TEXAS

To the Sheriff or any Constable of Galveston County, Greeting:

diam's di	return of this Capins you will make according to law; defendant is placed on probation for a period of 12 months	executing this writ, have been fully paid or otherwise legally discharged, for which let execution issue, and	amount of \$	-	all costs, amounting to Two Hundred Twenty-Three and no/100 (\$223.00)	One Hundred Fifty and no/100 (\$150.00)		Was	day of September 1983 James Patr
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***************************************		e, a	ng an	You are therefore commanded to take the body of said defendant if it be found in your County, and place	Dollars.	need to pay a fine of Dollars, and	and punishment assessed at confinement in the County Jail	was, by judgment of said Court, convicted of Assault Causing Bodily Injury	eston County, to-wit: on the 26th ick Fullen
-	•	ä.	E he	6	Ħ	E 2	=	į	1 1

HEREIN FAIL NOT, and due return make of this Writ, showing how you have executed the same.

Texas. WITNESS, MARY JANE CHRISTENSEN, Clerk of the said Court, with seal thereof, at Galveston,

this 26th

day of

September

link fall Deputy.

A CERTIFIED COPY
AItest: CCT 3 1 2012
AITEST D. SULLIVAN, County Clerk
County Toxas
Calveston, County Toxas
County Toxas

Margaret A. Luker

MOTIO	N TO DISMISS	
THE STATE OF TEXAS No. 57,130 vs.	2002/2002	County, Texas
JAMES MIRICK FULLEN	Present	Term, 19 83
Now comes the State of Texas, by her dismiss the above entitled numbered cause sufficient plant guilty	e for the following reason	y, and moves the Court to is, to wit:
See 25 25 Land Land	MICHAEL J. GUARIN Criminal District Acto Galveston County, Te By: Richard Bran Assistant Crim	rney



A CERTIFIED COPY OCT 3 1 2012 Attest: DWIGHT D. SULLIVAN, County Clerk By Must A Luker Deputy

CAUSE NO. 57832

NOTICE TO SHOW CAUSE

THE STATE OF TEXAS

VS

JAMES PATRICK FULLEN

4805 R 1/2 ~ 5503 %

GALVESTON, TEXAS

. . . .

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In the County Court No. 1 of Galveston County SEPTEMBER Term. 1984

TO THE ABOVE NAMED DEFENDANT!

You are now on probation in the above styled and numbered cause. The JOHN LANCASTER, ASST. CRIMINAL DISTRICT ATTORNEY has filed in this court a written motion that your probation be revoked herein, setting forth as grounds therefore that you violated the terms and conditions of such probation.

A copy of motion of JOHN LANCASTER, ASST. CRIMINAL DISTRICT ATTORNEY accompanies this Notice.

The Court has set aside the 12TH day of OCTOBER, 1984, at 2:00 o'clock P.M., for a hearing to determine whether or not your probation in this cause shall be continued, modified or revoked.

You are therefore notified to arrear before County Court No. 1 of Galveston County, in the courtroom of said Court in the City of Galveston, then and there to show cause, if any there be, why your said probation should not be revoked.