

IN THE COUNTY CRIMINAL COURT AT LAW NUMBER 2
EL PASO COUNTY, TEXAS

THE STATE OF TEXAS
Plaintiff

VS

GARCIA, AMANDA AKA CARROL,
AMANDA
Defendant – Principal

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CRIMINAL NO: 20060C09752

BOND AMOUNT: \$750.00

CIVIL NO: 2006-B09752

FILED FOR RECORD
CLERK'S OFFICE

2006 NOV -2 PM 4:18

[Signature]
COUNTY CLERK
EL PASO COUNTY, TEXAS

JUDGMENT NISI

On **OCTOBER 12, 2006** criminal case number **20060C09752** was called for **ARGNMT/PRE-TRIAL** and thereupon came the State of Texas by her District Attorney, but the Defendant, **GARCIA, AMANDA AKA CARROL, AMANDA**, failed to appear and answer in his/her behalf, and thereupon his/her name was called distinctly at the door of the courthouse and reasonable time was given him/her, after such call was made, in which to appear, yet the Defendant came not, but wholly made default.

It is appearing to the Court that the Defendant, **GARCIA, AMANDA AKA CARROL, AMANDA**, did on the date reflected on the bail bond filed in the above numbered Criminal Case, which bail bond is hereby incorporated herein by reference, enter into a bail bond payable to the State of Texas in the sum of **\$750.00** conditioned that the Defendant, as Principal, should well and truly make his/her personal appearance before the Judge of the **COUNTY CRIMINAL COURT AT LAW NUMBER 2** of El Paso County Texas, at the courthouse of said county, in the City of El Paso, upon the calling of the case for hearing and there remain from day to day and term to term of said court until discharged by due course of law, then and there to answer to the State of Texas upon charge by information and complaint therein filed, accusing him/her of the offense of **POSS DANGEROUS DRUG**.

It is, therefore, considered by the Court that the State is entitled to a forfeiture of said bail bond and it is **ORDERED, ADJUDGED, and DECREED** by the Court that the State of Texas do have and recover of and from the said **GARCIA, AMANDA AKA CARROL, AMANDA**, the sum of **\$750.00 plus court costs** and that this judgment will be made final unless good cause be shown as to why said Defendant did not appear.

It is further **ORDERED, ADJUDGED, and DECREED** by the Court that interest shall accrue on the bond amount from the date of forfeiture in accordance with Article 22.16, Code of Criminal Procedure.

Let capias issue. New bond set at: \$10,000.00

Signed this the 30th day of October, 2006

[Signature]
JUDGE PRESIDING