CAUSE NO. 162740901010

THE STATE OF TEXAS		§	IN THE 232ND DISTRICT COURT	
VS.		\$ \$ \$	OF	
MONEY, MEGANNE DALLAS		§ §	HARRIS COUNTY, TEXAS	
OFFENSE: ILL BARTER/EXPENDITURE PROP/FINANCE				
MOTION TO DISMISS				
The State respectfully requests the Court to dismiss the above entitled and numbered criminal action for the following reason(s):				
 Case refiled as Cause No Defendant was convicted in another case: Cause No Missing witness. Request of complaining witness. Dispositive motion granted. Probable cause exists, but case cannot be proven beyond a reasonable doubt at this time. In custody elsewhere − will not be extradited to Harris County. Due to passage of time, defendant not likely to be located or, if arrested, successfully prosecuted. No probable cause exists at this time to believe the defendant committed the offense. Other (explanation required) 				
EXPLANATION:				
WHEREFORE, PREMISES CONSIDERED, it is requested that the above entitled and numbered cause be dismissed.				
	-	Napoleon Assistant I Harris Cou TBC No. 2	W. Stewart II District Attorney anty District Attorney's Office 4086894 Γ_NAPOLEON@DAO.HCTX.NET	
ORDER AND NOTICE The foregoing motion having been presented to me on this the July 10, 2020, and the same having been considered, it is, therefore, ORDERED, ADJUDGED and DECREED that said above entitled and numbered cause be and the same is hereby dismissed.				
NOTICE:	Pursuant to Article 38.50(d) of the Code of Criminal Procedure, the Court is notifying you that any toxicological evidence collected in your case pursuant to an investigation or prosecution of an offense under Chapter 49 of the Penal Code does not have to be retained or preserved and may be destroyed pursuant to the authority of Article 38.50(c)(3) and (e) if your indictment or information has been dismissed with prejudice.			
SIGNED AND ENTERED on July 10, 2020.				

Judge Presiding Harris County 232nd District Court Harris County, Texas