The State of Texas) (TRAVIS County, Texas	
vs.)(J5WR008980	
ALFONSO NEVAREZ JR. W/M, D.O.B.: DL # SSN #)(D1DC19500671	
WARRANT OF ARREST			
me by Special Agent Otto Cab Officer with the <u>Texas Departs</u> Affidavit is attached hereto an	writing, unrera, employment of Pub d expressly	nder oath, has been made before byed as a full time Texas Peace blic Safety, which Complaint and made a part hereof for all my opinion sufficient to establish	
ALFONSO NEVAREZ JR.,	AKA "PON 1 >=1 G ra	m < 4 Grams [Texas Health and	
Justice of the Travis Cour	Peace, Pct. 5	is 14 day of November, 2019. Travis County Magistrate Judge	September 19 Septe
Bond Amount \$ 10,000	0.00		SUL & Supp

Received this warrant on the _ by placing the said ALFONSO	day on the control of the contr	of, 2019 and executed same EZ JR in custody on the day M. The defendant was then of <u>Travis</u> County, Texas for oup 1 >=1 Gram < 4 Grams	
	Ō	fficer executing process	-

D1DC19500671

JSWROOKSTO 11/14/19
WARRANT ISSUED BY JP50.00
BONO SET AT \$10,000.00

THE STATE OF TEXAS § DOCKET #

COUNTY OF TRAVIS § COURT:

AFFIDAVIT FOR ARREST WARRANT

BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED THE AFFIANT HEREIN, A PEACE OFFICER UNDER THE LAWS OF TEXAS, WHO, BEING DULY SWORN, ON OATH MADE THE FOLLOWING STATEMENTS:

My name is Otto Cabrera (Affiant) and I am commissioned as a peace officer by the Texas Department of Public Safety (DPS). I have been a peace officer for more than fourteen (14) years, and am currently assigned to the Criminal Investigations Division (CID) as a Special Agent. During the course of this employment, I have received training in but not limited to the following: the detection and investigation of persons involved in the possession, distribution, manufacture, cultivation, and use of controlled substances, theft and stolen property. I have become familiar with methods, utilized by persons involved in such illegal activities, to process and distribute controlled substances in violation of the Texas Health and Safety Code. I have reason to believe that ALFONSO NEVAREZ JR, White Male, DOB and described as 5" 10", approximately 162 pounds, knowingly and intentionally possessed a controlled substance listed in Penalty Group 1.

MY BELIEF IS BASED ON THE FOLLOWING FACTS:

On 09/06/2019, I personally responded to Texas Department of Transportation (TXDOT) Flight Services in Austin, Travis County, Texas reference a substance found inside a sealed white envelope at TXDOT Flight Services. I observed the white envelope had a letterhead that was from the "The State of Texas Poncho Nevarez Member House of Representatives". I also observed the contents of the white envelope consisted of four (4) small clear plastic baggies containing a white powder-like substance, which Affiant, through training and experience, believed to be cocaine.

I reviewed TXDOT Flight Services surveillance footage from the same day. At approximately 10:30 AM, I observed a white or Hispanic male, later identified as ALFONSO NEVAREZ JR., wearing a burnt orange shirt, exit the front entrance of the TXDOT Flight Services and walk to an awaiting black sport utility vehicle (SUV). An open source search of "Poncho Nevarez" resulted in multiple images, which confirmed that NEVAREZ was the subject

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walking through the hallway, getting into the black SUV. NEVAREZ was observed (on surveillance footage) dropping a white paper object (envelope) from NEVAREZ' person as NEVAREZ was getting into the front passenger seat of the black SUV. NEVAREZ closed the door and the SUV pulled away.

The white envelope was ultimately found by two (2) TXDOT employees who turned the envelope over to DPS authorities. I eventually took custody of the white envelope containing the white powder-like substance and submitted it to the DPS Crime Lab in Austin for testing. The results indicated that the white powder-like substance tested positive for the presence of cocaine, weighing over one (1) gram but less than four (4) grams.

Through the course of the investigation, I confirmed that NEVAREZ was, in fact, the subject seen on video surveillance footage dropping the white envelope containing the white powder-like substance, which later tested positive for cocaine.

Therefore, I believe that probable cause exists to believe that on or about 09/06/2019, ALFONSO NEVAREZ JR did, knowingly or intentionally participate in the Possession of Substance in Penalty Group 1 >=1 Gram < 4 Grams [Texas Health and Safety Code 481,115(c)], 3rd Degree Felony.

Affiant

Otto Cabrera, Special Agent #11816 Criminal Investigations Division Texas Department of Public Safety

SWORN TO AND SUBSCRIBED BEFORE ME BY SAID AFFIANT ON THIS THE $\frac{14}{14}$ DAY OF NOVEMBER, 2019.

I FIND PROBABLE CAUSE TO ARREST <u>ALFONSO NEVAREZ JR.</u>, BASED ON THE PRECEDING INFORMATION.

MAGISTRATE, IN AND FOR TRAVIS COUNTY, TEXAS

TRAVIS COUNTY, TEXAS

Nicholas Chu
Justice of the Peace, Pct. 5
Travis County, Texas

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