		CAUS	E NO.		
V.		§ § §	IN THE COUN	TY COURT AT LAW	
		§	GRIMES COU	NTY, TEXAS	
	CERTIFI	CATE O	F CONFERENCE	C	
a conference at wl Court in this motio	hich there was a on and despite best l. Counsel have	substanti t efforts t further	ive discussion of he counsel have conferred and	have personally cond every item presented not been able to resolve do)(do not) agr	to the those
		O	R		
, ,	r movant has pers	•	-	ct the counsel for	
respondent to resol DATE	TIME	esented a	s ionows:  METHOD	RESULT	
respondent has receive the counsel for res	eived a copy of the pondent followed	proposed the recei	l motion. At least pt by counsel for o respond or att	r respondent, and counse three (3) attempts to co respondent of the pro- empt to resolve the ma	ontact posed
-	t, as follows: (detai			elay would cause irrepa justifying inability to co	
		О	R		
(4) Other rea by the Motion with			e to discuss the	setting and matter add	ressec

Certified to the day of, 20
STATE OF TEXAS
COUNTY OF
BEFORE ME, the undersigned authority, on this day personally appeared, Counsel for Movant, who stated that the information contained in the foregoing <i>Certificate of Conference</i> is true and correct.
Counsel for Movant
SUBSCRIBED AND SWORN to before me, on this the day of, 20
Notary Public, State of Texas