

CAUSE NO. _____

THE STATE OF TEXAS

§

IN THE DISTRICT COURT

V.

§

52ND JUDICIAL DISTRICT

§

CORYELL COUNTY, TEXAS

ORDER SETTING BOND

COMES NOW the above Defendant, _____, pursuant to oral / written request to set / reduce bond. The Defendant is in jail upon:

_____ An un-indicted / indicted offense, to wit: _____.

_____ A Motion to Adjudicate Guilt and Revoke Community Supervision for the original offense of: _____.

_____ A Motion to Revoke Community Supervision for the original offense of : _____.

_____ No bond has been previously set.

_____ Bond has been previously set at \$ _____.

It is ORDERED, ADJUDGED and DECREED that bond is hereby set at:

_____ \$ _____ **surety bond**.

_____ \$ _____ **cash bond** with \$ _____ to be paid in cash or by money order to the Coryell County Sheriff or District Clerk. Such payment deposited into the registry of the Court shall be held by the District Clerk until this cause becomes final. All applicable expenses, costs, and fees owing to Coryell County in this case may be deducted.

_____ \$ _____ **personal recognizance** bond.

_____ Bond is denied for Defendant.

TERMS AND CONDITIONS OF BOND:

1. The Defendant shall not violate the laws of the State of Texas, any other state of the United States. The Defendant shall carry a copy of this bond at all times.

2. The Defendant shall orally notify the Court Administrator, (254) 865-5911, extension 2242, of all changes of employment, residence and phone number within 72 hours of each such occurrence. The Defendant shall also provide written notice to the District Clerk within (5) working days.
3. The Defendant shall have no contact whatsoever, in any manner or form, with any witness or victim in this case, and shall in no event come within 500 yards of any such witness or victim, unless there is written permission of the Court. In the event that a protective order has been issued against the Defendant, and that protective order's provisions are more restrictive than those contained in these additional bond conditions, the more restrictive protective order provisions shall apply to the Defendant as a condition of Defendant's bond.
4. The Defendant shall not use, consume or possess illegal drugs or controlled substances. Prescription drugs may only be used as directed by physician.
5. The Defendant shall not use, possess or consume alcoholic beverages if the use of alcoholic beverages was alleged in the offense pending before the Court, or was alleged in the original offense for which the Defendant was placed on probation. The Defendant will install an ignition interlock device when required by the Texas Code of Criminal Procedure for alcohol related offenses.
6. The Defendant shall not possess or carry on or about his person any knife, firearm, club or other weapon. The exception shall be a knife that is required to be used in the actual course of employment, and only while at the job site.
7. The Defendant shall appear in Court on the date and at the time provided by the District Clerk, Court Administrator, District Attorney, Bail Bondsman or the Defendant's attorney. **WARNING: Written notice to appear will be sent to the Defendant's last known address.** The Defendant is directed to remain in contact with the Defendant's attorney of record, whether appointed or retained.
8. If Defendant is on misdemeanor or felony probation at the time of placing bond in this case, the Defendant shall follow all the terms and conditions of Defendant's community supervision as additional conditions of this bond.
9. The Defendant shall _____

10. **Failure to comply with any term set out above may result in revocation of bond.**

Signed this the ____ day of _____, 20 ____.

Presiding Judge