	CAUSE NO.			
THE STATE OF TEXAS		§	IN THE COUNTY COURT	
VS		<i>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</i>	AT LAW NO. 2 OF	
		_	HUNT COUNTY, TEXAS	
	ORDER SETTING BO	OND AMO	UNT & CONDITIONS	
			ond, and/or contest the legal authority of the State to see was considered on the date specified herein-below.	
	Probable Cause has already been es	tablished b	y a Magistrate.	
	_			
IT IS ORI	<b>DERED</b> that Bond is set/reset to the following	lowing amo	unt: \$	
IT IS OR	<b>DERED</b> that the form of Bond shall be	a [check or	nly one]:	
	by law to grant a P.R. Bond The Court finds pursuant to A	ly for trial; Art. 17.032 ntal Illness	en in custody for 30 / 15 days or therefore, this <b>Court is required</b> (b) <i>Release on Personal Bond of or Intellectual Disability</i> that the Bond.	
IT IS OR	<b>DERED</b> that the following conditions a	pply to any	bond posted by the Defendant:	
1.			e arrested for the commission of any subsequent of Texas, any other state, or of the United States.	
2.	Defendant shall report, orally and in writing, any arrest relating to any other criminal matter to the Court within 48 hours of being released from custody.			
3.	Defendant shall not leave the State of Hunt County Community Supervision		ithout written permission of the Court or the ctions Department (HCCSCD).	

report said change(s), in writing, to each of the following:

a. the Hunt County Clerk's Office,

b. the HCCSCD (if you are required to report to HCCSCD),

Within 48 hours of any change of address, telephone number, or email address, Defendant shall

- c. your Bail Bond Company (if you have a Surety Bond), and
- d. your Attorney (if you are represented by an attorney).

Defendant shall attend and timely appear at all noticed court hearings.

4.

5.

- 6. Defendant shall not use or possess alcohol, a controlled substance and/or marijuana, nor test positive for the presence of alcohol, a controlled substance and/or marijuana.
- 7. Defendant shall submit to testing of alcohol, controlled substances and/or marijuana as required by HCCSCD or the Court and pay all costs associated thereto.
- 8. Defendant shall, in the instance of bond being set in connection with a probation revocation case, comply with all the underlying Conditions of Community Supervision.
- 9. Defendant shall abide by any and all other terms, restrictions, and conditions of bond which are authorized by law and required of the Defendant by the Judge.

**IT IS FURTHER ORDERED** that the following selected bond conditions, which are marked below, apply to any bond posted by the Defendant:

10.	Defendant shall immediately report to the HCCSCD and participate in the Pretrial Supervision Program of the HCCSCD and thereafter report thereto as directed by the Court or the HCCSCD. Defendant shall pay a monthly fee of \$\sum \\$25.00 or \$\sum \\$
11.	Defendant shall have no contact or communication, direct or indirect, with any adult victim and/or child victim involved in the case, including without limitation no communication by telephone, computer, text message, email, social media, or other electronic means. Defendant shall not go within 200 yards of the victim or the victim's residence, workplace, school, or daycare.
12.	Defendant shall not possess a firearm.
13.	Defendant shall have no contact or communication, direct or indirect, with any co-actor involved in the case.
14.	Defendant shall abide by a curfew starting at am / _ pm and ending at am / _ pm. During said time, Defendant shall not leave his/her residence.
15.	Defendant shall remain within the area comprised of Hunt County and all contiguous counties, unless otherwise permitted to leave this area by the court or by HCCSCD.
16.	Defendant shall not operate a motor vehicle (even if an interlock device is required).
17.	(Ignition Interlock) - Defendant SHALL refrain from consuming alcohol. The defendant SHALL (at his/her own expense) have installed on the motor vehicle owned by the defendant or on the vehicle most regularly driven by the defendant, a device (approved by the Texas Department of Public Safety) that uses a deep-lung breath analysis mechanism to make impractical the operation of a motor vehicle if ethyl alcohol is detected in the breath of the operator. The device shall be equipped with a camera. The defendant SHALL have the device installed on the appropriate motor vehicle and provide evidence verifying the installation of the device to the Hunt County Community Supervision and Corrections Department (HCCSCD) at the address provided below, within 30 days of the signing of this order, or if defendant is incarcerated within 30 days after the defendant is released on bond. The defendant SHALL retain a copy of the evidence verifying the installation of the device and bring the copy to any court proceeding concerning this criminal offense. The defendant SHALL NOT operate any motor vehicle unless the vehicle is equipped with an ignition interlock device. The defendant SHALL provide a copy of this order to the ignition interlock device provider and/or installer. The defendant SHALL comply with the rules of the vendor. Defendant SHALL NOT attempt to disable or tamper with the device

18. (Portable Alcohol Monitoring Device) - Defendant SHALL refrain from consuming alcohol. The defendant SHALL (at his/her own expense) obtain a device (approved by the Hunt County Community Supervision and Corrections Department [HCCSCD]) that monitors the defendant's blood alcohol concentration on a periodic basis. The device shall be equipped with a camera. The defendant SHALL obtain and provide evidence verifying the activation of the device described above to the Hunt County Community Supervision and Corrections Department (HCCSCD) at the address provided below, within 30 days of the signing of this order, or if defendant is incarcerated within 30 days after the defendant is released on bond. The defendant SHALL retain a copy of the evidence verifying the activation of the device and bring the copy to any court proceeding concerning this criminal offense. The defendant SHALL comply with the rules of the vendor. Defendant SHALL NOT attempt to disable or tamper with the device. 19. (Continuous Alcohol Monitoring Device) - Defendant SHALL refrain from consuming alcohol. The defendant SHALL (at his/her own expense) have installed on the defendant's person a device (approved by the Hunt County Community Supervision and Corrections Department [HCCSCD]) that continuously monitors the defendant's alcohol consumption. The defendant SHALL have the device installed and provide evidence verifying the installation of the device to the Hunt County Community Supervision and Corrections Department (HCCSCD) at the

address provided below, within 30 days of the signing of this order, or if defendant is incarcerated within 30 days after the defendant is released on bond. The defendant SHALL retain a copy of the evidence verifying the installation and activation of the device and bring the copy to any court proceeding concerning this criminal offense. The defendant SHALL comply with the rules of the vendor. Defendant SHALL NOT attempt to disable or tamper with

- 20. [ (Electronic Monitoring) Defendant shall, beginning \_\_\_\_\_ and until released by order of the Court, participate in the BOND/ELM program and as participant therein remain at the monitored residence at all times: [ house arrest or [ except during approved work/school hours or at other times approved in advance by the Court and/or the ELM Officer. Defendant shall comply with all rules and regulations of BOND/ELM Program. Defendant shall pay a per day fee to cover all equipment rental costs (payments are to be made directly to the contract monitoring company). If Defendant is incarcerated, Defendant shall be held in jail and released only to the ELM officer to proceed directly to the BOND /ELM office on the day he/she is to attend orientation and be connected to the Electronic Monitoring Equipment. Defendant SHALL NOT attempt to disable or tamper with the device.
- 21. (MH/IDD) Defendant shall, within 72 hours of the signing of this order or 72 hours from release from custody if incarcerated, make an appointment with the local Mental Health / Intellectual and Developmental Disability (MH/IDD) service provider located in his/her county of residence. Further, Defendant shall attend all appointments and follow any and all treatment recommendations of the MH/IDD provider, including but not limited to:
  - a. take all medication as prescribed,
  - b. participate in any and all treatment programs,
  - c. attend and participate in any and all counseling sessions,
  - d. attend, participate, and successfully complete any substance abuse treatment programs,
  - e. attend and participate in AA/NA programs,
  - f. reside in a group home, and
  - g. reside in a Crisis Residential Unit.

Defendant shall sign and execute any and all waivers/release of information necessary for the local MH/IDD provider to contact and receive information from any and all medical and health care providers. Defendant shall sign any and all waivers/release of information necessary for the local MH/IDD provider to contact and release information to HCCSCD. HCCSCD may only release any information obtained by the waivers/release of information to the Judges of

the device.

the County Courts at Law.

The service provider for Mental Health / Intellectual and Developmental Disability for Hunt County is Lakes Regional MHMR Center. Contact information is:

Mental Health 4200 Stuart Street Greenville, TX 75401 903-455-3987 Intellectual and Developmental Disability
2824 Terrell, Suite 305
Greenville, TX 75402
903-461-7360

22. Other:	
	NY OF THE PRECEDING BOND CONDITIONS, THE COURT, THE DEFENDANT'S BOND AND ISSUE A WARRANT FOR
SIGNED ON THE DAY OF	, 20
For Notice Purposes Only:	JUDGE PRESIDING
DEFENDANT	ASSISTANT COUNTY ATTORNEY
DEFENDANT'S ATTORNEY	

The address and contact information for the Hunt County Community and Supervision Department is:

Hunt County Community Supervision and Corrections Department (HCCSCD)

4515 Stonewall Street, Greenville, TX75401

(903)455-9563