	CAUSE	NO		
THE STATE OF TEXAS VS		§	§ IN THE COUNTY COURT	
		\$ \$ \$ \$	AT LAW NO. 2 OF	
		 §	HUNT COUNTY, TEXAS	
	ORDER SETTING	G BOND AMO	OUNT & CONDITIONS	
	d Defendant in custody on the above ref		er bond, and/or contest the legal authority of the State offense was considered on the date specified herein-	
	Probable Cause has already been esta	ablished by a Ma	gistrate.	
crimin	nal offense based upon: (i) the testimony	and evidence pro	old the Defendant in custody on the above referenced oduced during an in-court hearing; (ii) the existence of the agreement of Counsel for the State and Defense.	
	IT IS ORDERED that Bond is set/rese	et to the following	g amount:\$	
	IT IS ORDERED that the form of Bo	nd shall be a [che	eck only one]:	
	☐ Cash or Surety Bond ☐ Cash Only Bond ☐ Personal Recognizance Bond ☐ The Court finds that the accuse for trial; therefore, this Court is		ody for 30 / 15 days or more and the State is not ready o grant a P.R. Bond.	
IT IS	ORDERED that the following condition	ns apply to any b	ond posted by the Defendant:	
1.	Defendant shall not commit, be charged with, or be arrested for the commission of any subsequent criminal offense in violation of the laws of the State 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 Texas without written permission of the Court or the Hunt County Community Supervision and Corrections Department (HCCSCD).			
4.	Defendant shall attend and timely ap	Defendant shall attend and timely appear at all noticed court hearings.		
5.		Defendant shall report, in writing, any change of address, telephone number, or email address to the Hunt County Clerk's Office within 48 hours of the change.		
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.			

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.

8.

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: Defendant shall immediately report to the HCCSCD, enter into and participate in the Pretrial Supervision Program of the HCCSCD, pay the standard monthly fee of \square \$25.00 or \square \$, and report as directed. Defendant shall not operate a motor vehicle unless the vehicle is equipped with an ignition interlock device. Defendant shall comply with the Court's Order entitled, "Order Requiring Installation of Interlock Devise with Camera Feature as Condition of Bond." 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 1,000 feet of the victim or the victim's residence, workplace, school, or daycare. Defendant shall not possess a firearm. Defendant shall have no contact or communication, direct or indirect, with any co-actor involved in the case. Defendant shall abide by a curfew starting at _____ am / _ pm and ending at \square am / \square pm. Defendant shall take all medications on a regular daily basis as prescribed by Defendant's mental health treatment provider. 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. Defendant shall not operate a motor vehicle. Defendant shall abide by all terms and conditions of the Pretrial Intervention Program contract. IF DEFENDANT FAILS TO COMPLY WITH ANY OF THE PRECEDING BOND CONDITIONS, THEN WITHOUT FURTHER NOTICE THE DEFENDANT'S BOND MAY BE REVOKED AND A WARRANT ISSUED FOR THE DEFENDANT'S ARREST. SIGNED ON THE DAY OF , 20 . JUDGE PRESIDING For Notice Purposes Only: DEFENDANT ASSISTANT COUNTY ATTORNEY DEFENDANT'S ATTORNEY

Defendant shall abide by any and all other terms, restrictions, and conditions of bond which are authorized by law

9.