

THE STATE OF TEXAS

Date/Time Of Arrest: _____

COUNTY OF _____

MAGISTRATE WARNING

Before me, the undersigned magistrate of the State of Texas, on this day personally appeared _____, who was given the following warning:

- You are charged with the offense of _____, a felony a misdemeanor.
- You have a right to hire an attorney to represent you.
- You have the right to have an attorney present prior to and during any interview and questioning by peace officers or attorneys representing the State.
- You have the right to remain silent.
- You are not required to make a statement, and any statement you make can and may be used against you in court.
- You have the right to stop any interview or questioning at any time.
- You have the right to have an examining trial (felonies only).
- You have the right to request appointment of counsel if you cannot afford counsel (applies only if you are with a felony or a Class A or B misdemeanor)

Would you like to request the appointment of counsel? Yes No

I explained the local procedures for requesting appointment of counsel in a manner the accused could understand. I provided reasonable assistance in completing necessary paperwork for the appointment of counsel and forwarded the paperwork to the appropriate authority within 24 hours.

Consular Notification

You have the right to speak with your lawyer before answering any questions.

If you are not a United States citizen, you may be entitled to have us notify your country's consular representative here in the United States.

Do you want us to notify your country's consular officials? Yes No

What Country? _____

If you are a citizen of a country that requires us to notify your country's consular representative, we shall notify them as soon as possible.

Mandatory Notification Clerk, notify: _____

The State Department's list of foreign consulates can be found at:
<https://travel.state.gov/content/travel/en/consularnotification/ConsularNotificationandAccess.html>

1. Accused was arrested as a result of a warrant. County: _____

Proceed to bail section below.

2. Accused was arrested without a warrant.
Does the Court find probable cause exists for further detention? Yes No

If **NO**, accused shall be immediately released. If **YES**, proceed to bail section below.

Bail is set at \$ _____ Bond: Personal Cash/Surety

Bond Conditions _____

Time: _____ Date: _____ Magistrate: _____

I acknowledge that I was given the above warning and that I understand my rights as explained to me.

Person Warned: _____ Hearing Interpreted by: _____

EL ESTADO DE TEXAS

Fecha/Hora de la Detención: _____

CONDADO DE _____

AMONESTACIONES DEL JUEZ DE CONTROL

Ante mí, el que suscribe, Juez de Control del Estado de Texas, compareció personalmente el día de hoy: _____, a quien se le dieron las siguientes amonestaciones:

- Usted ha sido acusado del delito _____, un delito grave un delito no grave
- Usted tiene derecho a contratar un abogado que lo represente.
- Usted tiene derecho a que su abogado esté presente antes y durante cualquier entrevista o interrogatorio hecho por oficiales del orden público o por fiscales que representan al Estado.
- Usted tiene derecho a guardar silencio.
- A usted no se le requiere que rinda declaración alguna y cualquier declaración que haga puede y será utilizada en su contra en un tribunal de justicia.
- Usted tiene derecho a dar fin a cualquier entrevista o interrogatorio en el momento que lo desee.
- Usted tiene derecho a una audiencia indagatoria (en casos de delitos graves, solamente).
- Usted tiene derecho a solicitar un abogado de oficio si no tiene los medios para pagar por uno.

¿Desea solicitar un abogado de oficio? Sí No

Yo le expliqué al imputado los procedimientos locales para solicitar un abogado de oficio de una manera que pudo entender. Yo le he proporcionado ayuda razonable al llenar los documentos necesarios para que se le asigne un abogado de oficio y los he enviado a la persona a cargo de recibirlos dentro de las 24 horas.

Notificación Consular

Usted tiene derecho a consultar con su abogado antes de responder a las siguientes preguntas.

Si usted no es un ciudadano de los Estados Unidos, tiene derecho a que notifiquemos al consulado de su país de origen aquí en los Estados Unidos que se encuentra detenido.

¿Desea que se lo informemos a los funcionarios consulares de su país de origen? Sí No

¿Cuál es su país de origen? _____

Si usted es ciudadano de un país que nos obliga a notificar al funcionario consular de su país de origen, así lo haremos a la mayor brevedad posible.

Notificación Obligatoria Secretario: Notifíquelo a: _____

El Departamento de Estado de los Estados Unidos publica la lista de los consulados extranjeros en este país en el siguiente enlace: <http://www.state.gov/s/cpr/rls/fco>.

1. Se detuvo al imputado bajo una orden judicial de detención. Condado _____.
Proceda a la sección de Fianzas a continuación.

2. El imputado fue detenido sin una orden judicial de detención.
¿El tribunal determina que sí hay indicios razonables para que la detención continúe? Sí No
Si la respuesta es **NO**, el imputado deberá ser puesto en libertad inmediatamente.

Se fija una Fianza de \$_____ Tipo de Fianza: Garantía personal En efectivo/fiador

Condiciones de Fianza: _____

Hora _____ Fecha: _____ Juez de Control _____

Yo afirmo que fui informado de las amonestaciones arriba citadas y que entiendo mis derechos conforme me fueron explicados.

Persona Amonestada: _____ Audiencia interpretada por: _____

AFFIDAVIT OF INDIGENCE

THIS PORTION TO BE COMPLETED BY OFFICE PERSONNEL ONLY

The State of Texas _____ County Court
 vs. _____ District Court

Offense: _____ Felony/Misd: _____	Interpreter required? <input type="checkbox"/> Yes <input type="checkbox"/> No
Offense: _____ Felony/Misd: _____	If yes, language required: _____
Offense: _____ Felony/Misd: _____	

Defendant Currently In: Correctional Facility Mental Health Facility

THIS PORTION TO BE COMPLETED BY OR WITH DEFENDANT

Name _____ Date of Birth ____/____/____
 First Name MI Last Name

Address _____
 Street Apt No. City State Zip Code

Phone Numbers _____
 Home Cell Work Family Member

I receive: Medicaid SSI SNAP TANF Public Housing

Are you Employed? Yes No If yes, where? _____ Type of Work _____

Number of Hours per Week: _____ How long have you worked at this job? _____

Marital Status : Single Married Divorced Widowed Separated

Name of Spouse _____
 First MI Last

Name of Dependent Child(ren) (0-18 yrs.)	Age	Name of Dependent Child(ren) (0-18 yrs.)	Age

RESIDENCE INFORMATION

Rent: yes or no	Own: yes or no	Reside with family: yes or no	Homeless: yes or no
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MONTHLY INCOME AND ASSETS		MONTHLY EXPENSES	
My take home pay	\$	Rent/Mortgage	\$
Spouse's take home pay	\$	Utilities (Elec., Gas, Water)	\$
Child Support (Received)	\$	Total Child Expenses (Including Child Support Paid)	\$
SNAP (Food Stamps)	\$	Total Food Expenses	\$
Social Security/Disability	\$	Transportation Costs	\$
Other Government Check	\$	Cell/home phone	\$
Other Income	\$	Probation fees	\$
Assets (car, house, etc.)	\$	Medical Expenses / Health Insurance	\$

TOTAL MONTHLY INCOME AND ASSETS	\$	Minimum Monthly Credit Card Payment	\$
		TOTAL MONTHLY EXPENSES	\$

Defendant's Oath

On this _____ day of _____, 20____, I have been advised of my right to representation by counsel in connection with the charge pending against me. I certify that I am without means to employ counsel of my own choosing and I hereby request the court to appoint counsel for me.

Defendant's Signature

Date

ONLY ONE SECTION BELOW TO BE COMPLETED.

Administered Oath

(Clerk/Notary ONLY)

SUBSCRIBED and SWORN to before me, the undersigned authority, this _____ day of _____, 20____.

Clerk/Notary Public Signature

Date

Unsworn Declaration by Defendant

(Defendant ONLY)

My name is _____, my date of birth is _____.
(First Name) (Middle Name) (Last Name)

My address is _____, _____, _____, _____, _____.
(Street Number and Name) (City) (State) (Zip Code) (Country)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of Texas, on the _____ day of _____, _____.
(Month) (Year)

Defendant Currently Meets Eligibility Requirements?

YES

NO

Date _____

ORDER APPOINTING COUNSEL

_____ is appointed to represent defendant _____ on the following charge(s): _____

_____.

Approved: _____

Date: _____

Appointing Authority

Attorney's Information

Name: _____

Address: _____

City, State, Zip: _____

Telephone Number: _____

Defendant's Location

Bond Amount: _____ Bond: Personal Cash/Surety

Bonding Company: _____

On Bond

Jailed

Address: _____

County _____

City, State, Zip: _____

Telephone Number: _____

Facility _____

Was the defendant arrested on an out of county warrant? Yes No

If yes, warrant-issuing county: _____

Necessary forms have been transmitted to the appointing authority in the warrant issuing county within 24 hours.

DECLARACIÓN JURADA ESCRITA DE INDIGENCIA

ESTA SECCIÓN SERÁ LLENADA SOLO POR EL PERSONAL DE LA OFICINA

El Estado de Texas _____ Tribunal de Condado
 vs. _____ Tribunal de Distrito

Delito: _____	Grave/No Grave: _____	¿Se requiere de un intérprete? <input type="checkbox"/> Sí <input type="checkbox"/> No
Delito: _____	Grave/No Grave: _____	En caso afirmativo, indique el idioma: _____
Delito: _____	Grave/No Grave: _____	

Imputado actualmente en: Institución Penitenciaria Institución de Salud Mental

ESTA SECCIÓN SERÁ LLENADA POR EL IMPUTADO O EN PRESENCIA DEL MISMO

Nombre _____ Fecha de nacimiento ____/____/____
Nombre de Pila Inicial del Segundo nombre Apellido

Dirección _____
Calle Núm. de Depto. Ciudad Estado Código Postal

Números telefónicos _____
Casa Móvil Trabajo Otro miembro de la familia

Marque si usted recibe alguno de los siguientes servicios o beneficios: Medicaid SSI SNAP TANF Asistencia de Vivienda

¿Está usted trabajando actualmente? Sí No ¿En dónde trabaja? _____ ¿En qué trabaja? _____

Horas trabajadas por semana: _____ Tiempo que lleva trabajando ahí: _____

Estado civil: Soltero(a) Casado(a) Divorciado(a) Viudo(a) Separado(a)

Nombre de su cónyuge _____
Nombre de Pila Inicial del Segundo nombre Apellido

Nombres de los Menor(es) que dependen de usted (de 0 a 18 años de edad)	Edad	Nombres de los Menor(es) que dependen de usted (de 0 a 18 años de edad)	Edad

INFORMACIÓN SOBRE SU HOGAR

Hogar alquilado: Sí / No	Hogar propio: Sí / No	Vivo en el hogar de otros familiares: Sí / No	Sin hogar: Sí / No
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INGRESOS MENSUALES Y BIENES		GASTOS MENSUALES	
Mis ingresos después de impuestos	\$ _____	Pago de Alquiler o de Hipoteca	\$ _____
Ingresos después de impuestos de mi cónyuge	\$ _____	Servicios públicos (Luz, Gas, Agua)	\$ _____
Manutención de Menores (Recibida)	\$ _____	Total de gastos en los menores (Incluya pagos de Manutención de Menores hechos por usted)	\$ _____
SNAP (Cupones alimenticios)	\$ _____	Total de Gastos en Alimentos	\$ _____
Seguro Social / Discapacitación	\$ _____	Gastos de Transporte	\$ _____
Otros Ingresos del Gobierno	\$ _____	Teléfono móvil o de la casa	\$ _____

Otros Ingresos	\$	Cuotas de Vigilancia de su libertad a prueba	\$
Bienes (auto, casa, etc.)	\$	Gastos Médicos / Seguro Médico	\$
TOTAL MENSUAL DE INGRESOS Y BIENES	\$	Pago Mínimo Mensual de Tarjetas de Crédito	\$
		TOTAL MENSUAL DE GASTOS	\$

Juramento del Imputado

El día de hoy ____ de _____ del 20 ____, he sido notificado sobre mi derecho a ser representado por un abogado en relación al cargo en mi contra. Yo declaro que no tengo los medios económicos para contratar un abogado por mi propia cuenta y por el presente solicito al Juez me asigne un abogado de oficio.

Firma del Imputado

Fecha

JURAMENTADO y FIRMADO ante mí, la autoridad que suscribe, el día de hoy _____ de _____, del 20_____.

Firma del Secretario del Tribunal/Fedatario

Fecha

¿El imputado cumple actualmente con los requisitos para calificar?

SÍ

NO

Fecha _____

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

v.

§

§ PRECINCT NO. _____

§

§ _____ COUNTY, TEXAS

ORDER IMPOSING CONDITIONS OF BOND

On the ____ day of _____, 20__, the above-named Defendant appeared before me on the charge of _____, said offense being a _____.

Bond was set in the amount of \$_____.

Additionally, the following conditions of bond are **REQUIRED**:

To protect the safety of the victim or the community, the following reasonable conditions:

For a Defendant charged with an offense under Chapter 21 or 22 of the Penal Code (Assaultive or Sexual Offenses), Prohibited Sexual Conduct, or Sexual Performance by a Child, where the victim was under 14 years of age:

The Defendant may not communicate directly with the victim

The Defendant may not go to the following locations, frequented by the victim:

The Defendant is is not granted supervised access to the victim.

This condition prevails over an existing order granting possession of or access to the child for ____ days (must be 90 or less).

The Defendant is ordered to home confinement and electronic monitoring, under the supervision of the following agency: _____

The Defendant is ordered to undergo weekly testing for controlled substances, as defined by Section 481.002 of the Health & Safety Code. Costs for this testing are:

Ordered to be paid by Defendant as a condition of bond.

To be taxed as costs of court.

For a Defendant charged with an offense under Section 43.02 of the Penal Code (Prostitution), the Defendant is ordered to undergo counseling obtain education by _____ related to AIDS or HIV.

The Defendant is ordered to provide a specimen of DNA to local law enforcement for the purpose of creating a DNA record. (Mandatory for Defendants described by Section 411.1471(a) of the Government Code)

For a Defendant charged with an offense under Section 42.072 of the Penal Code (Stalking), the Defendant is ordered:

Not to communicate directly or indirectly with _____.

Not to go within _____ of the following locations:

_____.

Failure to comply with these conditions may result in an order being issued for your arrest and your detention pending trial of the criminal action against you.

ISSUED AND SIGNED the ____ day of _____, 20__.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

Interpreter's Signature (if any)

Defendant's Signature & Date

Interpreter's Printed Name (if any)

CAUSE NO. _____

THE STATE OF TEXAS

§

IN THE JUSTICE COURT

Vs

§

PCT. ____

§

_____ COUNTY, TEXAS

ORDER RELATING TO CONDITIONS OF BAIL BOND

Pursuant to Article 17.441 and/or 17.40, Texas Code of Criminal Procedure, the Court hereby **ORDERS** the following selected below as conditions of the defendant’s bond. Failure to comply with this order may result in the revocation of the defendant’s bond and the return of the defendant to the custody of the state.

The conditions below are ordered:

- Because the Defendant is charged with a subsequent offense under Penal Code 49.04 - 49.06 or an offense under Penal Code 49.045, 49.07 or 49.08.
- Because the Defendant is charged with an offense under Penal Code 49.04—49.06 and I find that requiring the conditions ordered below are reasonable conditions related to the safety of the community.
- To protect the safety of the community.

Condition 1: Ignition Interlock

The defendant **SHALL** refrain from consuming alcohol. The defendant **SHALL** have installed on the motor vehicle owned by the defendant or on the vehicle most regularly driven by the defendant, a device 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, at the defendant's expense, before the 30th day after the date the defendant is released on bond. The defendant **SHALL** provide evidence verifying the installation of the device to the _____, at the address provided below, before the 30th day after the date 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.

Condition 2: Portable Alcohol Monitoring Device

The defendant **SHALL** refrain from consuming alcohol. The defendant **SHALL** obtain, not later than the 30th day after the date the defendant is released on bond, a device that monitors the defendant’s blood alcohol concentration on a periodic basis. **The device shall be equipped with a camera.** The defendant **SHALL** provide evidence verifying the activation of the device described above to the _____ not later than the 30th day after the date 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.

Condition 3: Continuous Alcohol Monitoring Device

The defendant **SHALL** refrain from consuming alcohol. The defendant **SHALL** have installed on the defendant’s person, not later than the 30th day after the date the defendant is released on bond, a device that continuously monitors the defendant’s alcohol consumption. The defendant **SHALL** provide evidence verifying the installation and activation of the device described above to the _____ not later than the 30th day after the date 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.

Condition 4: Abstention from Controlled Substance Use

The defendant shall not ingest, inhale, inject or otherwise use any controlled substance, as defined by Section 481.002 of the Health and Safety Code.

Magistrate’s signature

SIGNED THIS _____ DAY OF _____, 20_____.

The Hon. _____, Justice of the Peace, Precinct __, _____ County

NOTICE TO IGNITION INTERLOCK DEVICE PROVIDERS:

The defendant identified in the attached order is responsible for all costs associated with the installation and maintenance of the ignition interlock device. The ignition interlock device you install must be equipped with a camera. All devices are to be approved by the Texas Department of Public Safety.

NOTICE TO PORTABLE ALCOHOL MONITORING DEVICE PROVIDERS:

The defendant identified in the attached order is responsible for all costs associated with the installation and maintenance of the alcohol monitoring device. The device you provide to the defendant must be equipped with a camera.

NOTICE TO CONTINUOUS ALCOHOL MONITORING DEVICE PROVIDER:

The defendant identified in the attached order is responsible for all costs associated with the installation and maintenance of the alcohol monitoring device.

NOTICE TO THE DEFENDANT:

If Condition 1 is selected, you must provide proof that a camera-equipped ignition interlock device has been installed on the vehicle you own or the vehicle you drive most regularly within **30 days**. Such proof must be provided to the Rockwall County Court at Law by mail or by fax using the information provided below.

You may use any ignition interlock device provider you choose, provided that the ignition interlock device installed complies with Texas law, is equipped with a camera, and is approved by the Texas Department of Public Safety. Ignition interlock device providers which operate in this area include:

- 1) Smart Start, Inc. (800)-880-3394
- 2) Intoxalock (877) 777-5020
- 3) Draeger (800)332-6858
- 4) LifeSafer Interlock of Texas, LLC (866) 503-4500
- 5) _____

If Condition 2 is selected, you must provide proof that you have obtained and activated an in-home alcohol monitoring device within **30 days**. Such proof must be provided to the _____ by mail or by fax using the information provided below.

You may use any alcohol-monitoring device provider you choose, provided that the device you obtain is equipped with a camera. Device providers which operate in this area include:

- 1) Smart Start, Inc. (800)-880-3394
- 2) Intoxalock (877) 777-5020
- 3) LifeSafer Interlock of Texas, LLC (866) 503-4500
- 4) SOBERLink (714) 975-7200
- 5) SCRAM Systems (800) 557-0861
- 6) _____

If Condition 3 is selected, you must provide proof that you have obtained and activated a continuous alcohol monitoring device within **30 days**. Such proof must be provided to the Rockwall County Court at Law by mail or by fax using the information provided below.

Device providers which operate in the North Texas area include:

- 1) Recovery Health Care (800) 566-3388

Defendant is to report proof of installation within 30 days to:

CAUSE NO. _____

THE STATE OF TEXAS

§

IN THE JUSTICE COURT

Vs

§

PCT. ____

§

_____ COUNTY, TEXAS

ADDENDUM TO BAIL BOND FOR INTOXICATION CHARGES

Pursuant to Chapter 17, Texas Code of Criminal Procedure, the conditions selected below are incorporated into the defendant's bail bond by reference and are expressly made a part of the bail bond for all purposes.

The conditions below are ordered:

- Because the Defendant is charged with a subsequent offense under Penal Code 49.04 - 49.06 or an offense under Penal Code 49.045, 49.07 or 49.08.
- Because the Defendant is charged with an offense under Penal Code 49.04—49.06 and I find that requiring the conditions ordered below are reasonable conditions related to the safety of the community.
- To protect the safety of the community.

Condition 1: Ignition Interlock

- The defendant shall: A) Refrain from consuming alcohol; B) Have installed on the motor vehicle owned by the defendant or on the vehicle most regularly driven by the defendant, a camera-equipped device 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; C) Have the device installed on the appropriate motor vehicle, at the defendant's expense, before the 30th day after the date the defendant is released on bond; D) Provide evidence verifying the installation of the device to the _____ before the 30th day after the date the defendant is released on bond; E) Retain a copy of the evidence verifying the installation of the device and bring the copy to any court proceeding concerning this criminal offense; and F) Not operate any motor vehicle unless the vehicle is equipped with an ignition interlock device. G) The defendant shall comply with the rules of the vendor.*

Condition 2: Portable Alcohol Monitoring Device

- The defendant shall: A) Refrain from consuming alcohol; B) Obtain, not later than the 30th day after the date the defendant is released on bond, a device that monitors the defendant's blood alcohol concentration on a periodic basis. C) Provide evidence verifying the activation of the device described above to the _____ not later than the 30th day after the date the defendant is released on bond; and D) Retain a copy of the evidence verifying the activation of the device and bring the copy to any court proceeding concerning this criminal offense. E) The defendant shall comply with the rules of the vendor.*

Condition 3: Continuous Alcohol Monitoring Device

- The defendant shall: A) Refrain from consuming alcohol; B) Have installed on the defendant's person, not later than the 30th day after the date the defendant is released on bond, a device that continuously monitors the defendant's alcohol consumption; C) Provide evidence verifying the installation and activation of the device described above to the _____ not later than the 30th day after the date the defendant is released on bond; and D) 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. E) The defendant shall comply with the rules of the vendor.*

Condition 4: Abstention from Controlled Substance Use

- The defendant shall not ingest, inhale, inject or otherwise use any controlled substance, as defined by Section 481.002 of the Health and Safety Code.*

Magistrate's signature

SIGNED THIS _____ DAY OF _____, 20_____.

The Hon. _____, Justice of the Peace, Precinct ____, _____ County

Printed name of defendant

Printed name of surety

Defendant's Signature

Surety's signature

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

v.

§

§ PRECINCT NO. _____

§

§ _____ COUNTY, TEXAS

ORDER IMPOSING CONDITIONS OF BOND - FAMILY VIOLENCE

On the ____ day of _____, 20__, the above-named Defendant appeared before me on the charge of _____, said offense being a _____. This offense involves family violence.

Bond was set in the amount of \$_____.

Additionally, the following conditions of bond are **REQUIRED**:

To protect the safety of the victim or the community, the following reasonable conditions:

_____.

The Defendant is prohibited from going within _____ of the following locations:

- Residence at _____
- School at _____
- Work at _____
- _____
- _____

The Defendant must wear or carry a GPS monitoring device at all times. This condition was ordered after considering the likelihood that the Defendant's participation will deter the Defendant from seeking to kill, physically injure, stalk, or otherwise threaten the alleged victim before trial.

- The Defendant must pay for the GPS monitoring device.
- Due to the Defendant's indigence, the Defendant must pay for the GPS monitoring device in part, with the portion due being determined by local rule.

The Defendant must pay for the victim to be equipped with an electronic receptor device that informs the victim of the Defendant's location. This condition was ordered after providing the victim the information required by Art. 17.49(d) and (e).

Due to the Defendant's indigence, the Defendant must pay in part for the victim to be equipped with an electronic receptor device that informs the victim of the Defendant's location. The portion due from the Defendant is determined by local rule. This condition was ordered after providing the victim the information required by Art. 17.49(d) and (e).

Failure to comply with these conditions may result in an order being issued for your arrest and your detention pending trial of the criminal action against you.

ISSUED AND SIGNED the ____ day of _____, 20__.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

Interpreter (if any)

Defendant's Signature

Date

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

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v.

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§

§ _____ COUNTY, TEXAS

**ORDER TO ENTITY OPERATING GPS MONITORING SYSTEM FOR FAMILY VIOLENCE BOND
CONDITIONS**

On the ___ day of _____, 20___, the above-named Defendant appeared before me on the charge of _____, said offense being a _____. This offense involves family violence.

The Defendant was ordered to wear or carry a GPS monitoring system, pursuant to Art. 17.49 of the Code of Criminal Procedure. As an entity providing such a system, you are hereby **ORDERED** to comply with the following conditions:

- The Defendant was determined to be indigent. Therefore, pursuant to Art. 17.49(i), you must accept partial payment in the amount of \$_____ as payment in full. The county is not liable to you for the additional amount.
- You must notify the Court at _____ of any violations of the conditions of bond.

ISSUED AND SIGNED the ___ day of _____, 20___.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

§

v.

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§

§ _____ COUNTY, TEXAS

MAGISTRATE'S ORDER OF EMERGENCY PROTECTION

Upon the application of (check all that apply):

- The victim The guardian of the victim A peace officer A prosecutor
- On my own motion as a magistrate

At the above-named defendant's appearance before me on an offense of:

- Sexual Assault Aggravated Sexual Assault Stalking Trafficking of Persons
- Continuous Trafficking of Persons Indecent Assault Any other offense involving family violence

An Order of Emergency Protection is hereby **ISSUED**. This Order:

- Prohibits the Defendant from committing Family Violence against _____
- Prohibits the Defendant from Stalking _____ or engaging in Trafficking.
- Prohibits the Defendant from communicating with a member of the family or household or with _____ in a threatening or harassing manner.
- Prohibits the Defendant from communicating a threat through any person to a member of the family or household or to _____.
- Prohibits the Defendant from communicating in any manner with _____ or a member of the family or household of that person, except through the party's attorney or a person appointed by the court. Good cause for this condition exists, and is _____

The person appointed by the court for communication is _____

- Prohibits the Defendant from going to or within _____ of the following locations:
 - Residence at _____
 - School at _____
 - Work at _____
 - _____
- Prohibits the Defendant from possessing a firearm, unless the person is a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision.
- Suspends the Defendant's handgun license issued under Chapter 411, Government Code.

A VIOLATION OF THIS ORDER BY COMMISSION OF AN ACT PROHIBITED BY THE ORDER MAY BE PUNISHABLE BY A FINE OF AS MUCH AS \$4,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS ONE YEAR OR BY BOTH. AN ACT THAT RESULTS IN FAMILY VIOLENCE OR A STALKING OR TRAFFICKING OFFENSE MAY BE PROSECUTED AS A SEPARATE MISDEMEANOR OR FELONY OFFENSE, AS APPLICABLE. IF THE ACT IS PROSECUTED AS A SEPARATE FELONY OFFENSE, IT IS PUNISHABLE BY CONFINEMENT IN PRISON FOR AT LEAST TWO YEARS. THE POSSESSION OF A FIREARM BY A PERSON, OTHER THAN A PEACE OFFICER, AS DEFINED BY SECTION 1.07, PENAL CODE, ACTIVELY ENGAGED IN EMPLOYMENT AS A

SWORN, FULL-TIME PAID EMPLOYEE OF A STATE AGENCY OR POLITICAL SUBDIVISION, WHO IS SUBJECT TO THIS ORDER MAY BE PROSECUTED AS A SEPARATE OFFENSE PUNISHABLE BY CONFINEMENT OR IMPRISONMENT.

NO PERSON, INCLUDING A PERSON WHO IS PROTECTED BY THIS ORDER, MAY GIVE PERMISSION TO ANYONE TO IGNORE OR VIOLATE ANY PROVISION OF THIS ORDER. DURING THE TIME IN WHICH THIS ORDER IS VALID, EVERY PROVISION OF THIS ORDER IS IN FULL FORCE AND EFFECT UNLESS A COURT CHANGES THE ORDER.

This Order is valid for _____ days. (Must be 31-61 days, unless the Defendant used or exhibited a deadly weapon during the commission of an assault, in which case must be 61-91 days)

ISSUED AND SIGNED the ___ day of _____, 20__.

JUSTICE OF THE PEACE, PRECINCT _____

COUNTY, TEXAS

Interpreter's Signature (if any)

Defendant's Signature & Date

Interpreter's Printed Name (if any)

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

v.

§

PRECINCT NO. _____

§

§

_____ COUNTY, TEXAS

MAGISTRATE'S ORDER OF EMERGENCY PROTECTION - RETURN OF SERVICE

As required by Art. 17.292(j) of the Code of Criminal Procedure, the Magistrate's Order for Emergency Protection issued against the above-named Defendant was served upon the Defendant by:

- The below-signed Magistrate
- The below-signed Magistrate's designee

The Order was served: In person Electronically

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

Magistrate's Designee (if any)

STATE OF TEXAS

VS.

**ORDER FOR MENTAL HEALTH OR INTELLECTUAL DISABILITY
INTERVIEW AND COLLECTION OF INFORMATION
ARTICLE 16.22, TEXAS C.C.P.**

To: _____ (LMHA or LIDDA)

On this the ____ day of _____, 20____, the Magistrate has determined that there is reasonable cause to believe that _____ (Defendant), date of birth _____, has a mental illness or is a person with an intellectual disability.

The Defendant is incarcerated at the _____ County Jail, _____, Texas and is charged with:

IT IS THEREFORE ORDERED that _____ (Local Mental Health Authority or Local Intellectual and Developmental Disability Authority), or another qualified mental health or intellectual disability expert, interview the Defendant and collection information pursuant to Article 16.22, Code of Criminal Procedure, to determine whether the Defendant has a mental illness as defined by Section 571.003, Health and Safety Code, or is a person with an intellectual disability as defined by Section 591.003, Health and Safety Code.

IT IS FURTHER ORDERED that a written report concerning the Defendant be submitted to the Magistrate pursuant to Art. 16.22, Code of Criminal Procedure.

SIGNED THIS THE ____ DAY OF _____, 20____.

Justice of the Peace, Precinct ____
____ County Magistrate
____ County, Texas

- cc: () County Attorney
 () District Attorney
 () LMHA
 () Attorney for Defendant

ORDER FOR MENTAL HEALTH OR INTELLECTUAL DISABILITY INTERVIEW AND COLLECTION OF INFORMATION
PAGE TWO

CERTIFICATION OF COMPLIANCE TO MAGISTRATE

I, _____, certify that a written report as required by Article 16.22(b), Code of Criminal Procedure, has been submitted to the Magistrate in compliance with the above stated Order for Interview and Collection of Information on this the ____ day of _____, 20____.

Person performing interview and collection of information

ORDER FOR MENTAL HEALTH OR INTELLECTUAL DISABILITY INTERVIEW AND COLLECTION OF INFORMATION
PAGE THREE

CERTIFICATE OF DELIVERY BY MAGISTRATE TO COUNSEL AND TRIAL COURT

I, _____, Justice of the Peace, Precinct __/Magistrate, certify that a copy of the report has been forwarded to the following individuals as required by Article 16.22(b), Code of Criminal Procedure, on the following date(s):

- () County Attorney _____ day of _____, 20__
- () District Attorney _____ day of _____, 20__
- () Attorney for Defendant _____ day of _____, 20__
- () Trial Court _____ day of _____, 20__

SIGNED THIS THE _____ DAY OF _____, 20__.

Justice of the Peace, Precinct __
_____ County Magistrate
_____ County, Texas

RELEASE: PERSONAL BOND – CERTAIN MENTALLY ILL DEFENDANTS (Art. 17.032, C.C.P.)

Report #: _____

Agency: _____

Charge: _____

The undersigned Magistrate determines that:

1) the Defendant, _____, is not charged with nor has been previously convicted of a violent offense as that term is defined in Article 17.032(a) of the Code of Criminal Procedure;

2) the Defendant was examined by (the local mental health authority, the local intellectual and developmental disability authority, or a qualified mental health or intellectual disability expert under Article 16.22);

3) the applicable expert, _____, in a written assessment submitted to the undersigned Magistrate under Article 16.22 of the Code of Criminal Procedure concludes that the Defendant has a mental illness or is a person with an intellectual disability and is nonetheless competent to stand trial and recommends (mental health treatment) (intellectual disability services) for the Defendant; and

4) in consultation with the (local mental health authority) (local intellectual and developmental disability authority), appropriate community-based mental health or intellectual disability services for the Defendant are available in accordance with Section 534.053 or 534.103 of the Health and Safety Code, or through another mental health or intellectual disability services provider.

The undersigned Magistrate further finds that after considering all the circumstances, a pretrial risk assessment (if applicable), and any other credible information provided by the attorney representing the State or the Defendant, that release on personal bond would reasonably ensure the Defendant's appearance in court as required and the safety of the community and the victim of the alleged offense.

Therefore, pursuant to Article 17.032 of the Code of Criminal Procedure, the Defendant is ORDERED released on personal bond on the above charge.

(check any applicable boxes below)

- As a condition of release on personal bond, the Defendant is ORDERED to submit to outpatient or inpatient mental health treatment or intellectual disability services as recommended by the local mental health authority, local intellectual and developmental disability authority, or another qualified mental health or intellectual disability expert. (required if the defendant's mental illness or intellectual disability is chronic in nature; or ability to function independently will continue to deteriorate if the defendant is not treated.)

- As a condition of release on personal bond, the Defendant is ORDERED to _____

_____ (The magistrate may require the defendant to comply with other conditions that are reasonably necessary to ensure the defendant's appearance in court as required and the safety of the community and the victim.)

- The Defendant is released on personal bond with no conditions of release.

A copy of this Order shall be placed with the records of the Defendant.

SIGNED THIS ____ day of _____, 20__ at _____ o'clock ____m.

Justice of the Peace, Precinct __, _____ County, Texas

Name of Interpreter (If Interpreter Necessary)

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

v.

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PRECINCT NO. _____

_____ COUNTY, TEXAS

DETERMINATION OF ALTERNATIVE SATISFACTION OF JUDGMENT

The Court **FINDS** that:

A judgment in the above-styled cause of \$_____ was rendered against the Defendant. After a hearing, the Court has determined that the Defendant is indigent or lacks sufficient resources to immediately pay all or part of the fine and costs.

Therefore, the Court **ORDERS**:

- The Defendant to pay the fine by _____, 20__ ..
- The Defendant to pay the fine in designated intervals (see attached payment plan).
- The Defendant to perform community service (see attached order).
- The fine to be waived in the amount of \$_____.
- The costs to be waived in the amount of \$_____.

ISSUED AND SIGNED this ____ day of _____, 20_____.

JUSTICE OF THE PEACE, PRECINCT _____

COUNTY, TEXAS

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

v.

§

§ PRECINCT NO. _____

§

§ _____ COUNTY, TEXAS

COMMUNITY SERVICE ORDER

The Court **FINDS** that a judgment in the amount of \$_____ was rendered against the Defendant in the above-styled cause and that the Defendant is indigent or does not have sufficient resources to pay the fine and costs, in whole or in part.

Therefore, the Court **ORDERS** community service to be performed to discharge \$_____ of the fine and costs. The Defendant shall receive \$_____ credit for every 8 hours of community service performed, with a minimum of \$100 per 8 hours. The Defendant must complete _____ hours of community service, with a final completion date of _____, 20___. The Court may not order more than 16 hours of community service per week without determining it will not cause the Defendant undue hardship.

The community service ordered is:

- Attending a work and job skills training program
- Attending the GED preparatory class
- Attending an alcohol or drug abuse program
- Attending a rehabilitation program
- Attending a counseling program, including a self-improvement program
- Attending a mentoring program
- For the following governmental entity: _____
- For the following nonprofit or other organization that provides services to the general public to enhance social welfare and community well-being: _____
- For the following educational institution: _____
- Other, as described: _____

Additional instructions: _____

ISSUED AND SIGNED this ____ day of _____, 20_____.

JUSTICE OF THE PEACE, PRECINCT _____

COUNTY, TEXAS

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE JUSTICE COURT

§

v.

§ PRECINCT NO. _____

§

§ _____ COUNTY, TEXAS

COMMUNITY SERVICE ORDER – DEFENDANT UNDER 17 YEARS OF AGE

The Court **FINDS** that a judgment in the amount of \$_____ was rendered against the Defendant in the above-styled cause.

The Court **ORDERS** community service to be performed to discharge \$_____ of the fine and costs. The Defendant shall receive \$_____ credit for every 8 hours of community service performed, with a minimum of \$100 per 8 hours. The Defendant must complete _____ hours of community service, not to exceed 200 total hours, with a final completion date of _____, 20___. The Court may not order more than 16 hours of community service per week without determining it will not cause the Defendant undue hardship.

The community service ordered is:

- Attending a work and job skills training program
- Attending the GED preparatory class
- Attending an alcohol or drug abuse program
- Attending a rehabilitation program
- Attending a counseling program, including a self-improvement program
- Attending a mentoring program
- For the following governmental entity: _____
- For the following nonprofit or other organization that provides services to the general public to enhance social welfare and community well-being: _____
- For the following educational institution: _____
- Other, as described: _____
- If the offense occurred on school grounds, receiving tutoring in the following subject: _____

Additional instructions: _____

ISSUED AND SIGNED this ___ day of _____, 20___.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

CAUSE NO. _____

THE STATE OF TEXAS

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IN THE JUSTICE COURT

v.

PRECINCT NO. _____

_____ COUNTY, TEXAS

ORDER OF COMMITMENT

This cause was called for a hearing in the Justice Court, Precinct No. _____, in _____ County, Texas on the ____ day of _____, 20____. Based on the evidence presented at the hearing, the court **FINDS**:

The Defendant has failed to satisfy the judgment issued by the Court on _____, 20____. The Court sentenced the Defendant as follows:

Fine: \$ _____
Court Costs: \$ _____
Total Owed: \$ _____

The Defendant has failed to pay \$ _____ of the total amount indicated above.

The Court further **FINDS** that:

- The defendant is not indigent, and has failed to make a good faith effort to discharge the fine and costs.
- The defendant is indigent, and has failed to discharge the fine and costs by performing community service in accordance with Article 45.049 of the Code of Criminal Procedure. Furthermore, the defendant could have performed such community service without experiencing any undue hardship.

The Court **ORDERS** the Sheriff of _____ County to take the Defendant into custody and commit the Defendant to the _____ County Jail to satisfy the outstanding fine and costs in this cause.

The Court further **ORDERS** that the Defendant shall earn credit towards the fine and costs at the rate of \$ _____ for each period of _____ hours that the Defendant is confined in the _____ County Jail.

ISSUED AND SIGNED this ____ day of _____, 20____.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS

CAUSE NO. _____

THE STATE OF TEXAS

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IN THE JUSTICE COURT

v.

PRECINCT NO. _____

_____ COUNTY, TEXAS

PERSONAL APPEARANCE BOND

Charged Misdemeanor Offense: _____

I, _____, the Defendant in the above styled and numbered cause, acknowledge that I have been charged with the misdemeanor offense indicated above. I bind myself to appear before the Court to answer the accusation against me.

I enter into this undertaking freely and voluntarily. I swear that I will appear before the Court at _____ Texas, on the ____ day of _____, 20____ at _____ .M. or upon notice by the Court, or pay to the Court the principal sum of \$_____ plus all necessary and reasonable expenses incurred in any arrest for failure to appear. This sum is payable to the State of Texas.

This obligation remains in full effect until the Court disposes of this charge and discharges the Defendant.

Signature of Defendant/Principal

Defendant's Name:	Defendant's Address:
Defendant's Telephone Number:	Date & Place of Defendant's Birth:
Height:	Weight:
Hair Color:	Eye Color:
Driver's License Number (and state of issuance):	Nearest Relative's Name and Address:

TAKEN AND APPROVED this ____ day of _____, 20____.

JUSTICE OF THE PEACE, PRECINCT _____
_____ COUNTY, TEXAS