STANDING ORDER IN CRIMINAL CASES

CONDITIONS OF PRE-TRIAL RELEASE

All individuals, formally charged with criminal offense by indictment or information and filed in the 294th District Court for prosecution; or accused of a criminal offense and seeking bail modification by filing a writ of habeas corpus or motion for bail reduction in the 294th District Court, are ORDERED to comply with the conditions of pre-trial release set forth below.

Failure to comply with any conditions of pre-trial release may result in the Court revoking bail and pre-trial release and ordering the re-arrest of the individual.

All Individuals:

- 1. Shall report immediately upon his/her release from custody to the Pre-Trial Release Officer, Van Zandt County Community Supervision and Corrections Department, located at the Van Zandt County Courthouse Annex Building at 250 E. Groves Street in Canton, Texas, 75103 (903-567-4066) and remain there until given supervision instructions in this matter.
- 2. Shall not commit an offense against the laws of this State or any other State or of the United States or of any governmental entity; further, you are to report to your Pre-Trial Release Officer within 48 hours if arrested.
- 3. Shall avoid injurious and vicious habits, abstain from using alcoholic beverages, abstain from the use of any harmful substance or any synthetic substance including but not limited to herbal incense and bath salts for the purpose of intoxication, K2, narcotic drug or other controlled substance in any form, except as prescribed by a licensed physician for legitimate medical purposes.
- 4. Shall not possess or use a weapon as defined in Section 46.01 of the Texas Penal Code, unless the Individual is a Peace Officer as defined by section 1.07 of the Texas Penal Code AND is actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision.
- 5. Shall submit to random urinalysis at the discretion of the Pre-Trial Supervision Officer and be responsible for all costs incurred at the rate of \$10.00 for in-house testing, \$25.00 for lab confirmed and \$100.00 for hair follicle testing. Shall submit to such test through the Pre-Trial Supervision Officer, at the Van Zandt County Courthouse Annex Building, Canton, Texas. Failure to submit to such testing or if the test indicates the presence of a controlled substance, the Court may revoke bail and order the individual to be re-arrested.
- 6. Shall pay \$10.00 per month for the cost of pre-trial supervision to the Van Zandt County CSCD Department (Pretrial Officer) on the 1st day of each month beginning after release and every month thereafter until released by the Court.

Individuals with Court Appointed Attorneys

7. In addition to conditions 1-6, individuals who are represented by a Court appointed attorney shall pay \$50.00 each month beginning no later than 30 days from the date of the appointment as reimbursement to Van Zandt County for court appointed attorney fees. Shall submit payment to the Business Office at Van Zandt County Community Supervision and Corrections Department, located at the Van Zandt County Courthouse Annex Building at 250 E. Groves Street in Canton, Texas, 75103.

Individuals Accused of Crimes Against a Person(s)

- 8. In addition to conditions 1-6, individuals accused of a crime against a person shall not communicate with the alleged victim in any manner, directly nor indirectly, and shall not go within 500 feet of the residence, school, child care facility or any place where the alleged victim may be located except for visitation approved expressly by and directly supervised by an authorized official of the Texas Department of Human Services and/or the Texas Department of Protective and Regulatory Services or as otherwise permitted by the Court.
- 9. Shall not communicate, directly or indirectly, with the family members of the alleged victim in a threatening or harassing manner.
- 10. Shall not use social media with intent to influence, harass, annoy, alarm, abuse, torment, or embarrass the alleged victim.

Individuals Accused of Crimes of Intoxication

11. In addition to conditions 1-6, individuals accused of a crime involving operating a motor vehicle while intoxicated shall have installed on the motor vehicle owned by the INDIVIDUAL or on the most regularly driven by the INDIVIDUAL, 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, and the INDIVIDUAL is ORDERED to not operate any motor vehicle unless the vehicle is equipped with the device; and the INDIVIDUAL is ORDERED to have the device installed at the INDIVIDUAL'S OWN EXPENSE before the 30th day after the date the INDIVIDUAL is released on bond and is to report to the Pre-Trial Release Officer.

If said individual does not own a motor vehicle, the individual shall have in Individual's possession a portable at home video-equipped device that uses a breath analysis mechanism for random alcohol testing of Individual's breath and have the device installed at the individual's own expense. The individual shall the device with the individual at any overnight location. Failure to successfully complete required testing or failure to have monthly maintenance completed is a violation of this ORDER and will result in a violation report. The device shall only be removed by ORDER of this COURT.

Hon. Chris Martin

294th Judicial District Court