

109TH JUDICIAL DISTRICT

ANDREWS, CRANE, WINKLER COUNTIES

JOHN L. POOL DISTRICT JUDGE

201 N. MAIN, ROOM 201 ANDREWS, TEXAS 79714 (432) 524 - 1419 (432) 524 - 2272 FAX

DIANE PATTILLO COURT REPORTER

CORINA DELACRUZ **EARLENE BROYLES COURT ADMINISTRATORS**

STANDING ORDER: FELONY BOND CONDITIONS

- 1. Defendants 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. Defendants shall not purchase, possess, or use controlled substances, alcohol and/or firearms. Defendants shall not use any product containing THC, including products available for sale over the counters and products obtained through medical prescription in this or any other State.
- 3. Defendants charged with an alcohol-related felony offense such as Felony DWI, Intoxication Assault, Intoxication Manslaughter, etc. shall: (i) not operate a vehicle unless the vehicle is equipped, at Defendant's own expense, with a device that uses a deep-lung breath analysis mechanism to make impractical the operation of the vehicle if ethyl alcohol is detected in the interlock device and said device shall be equipped with a camera, or at the discretion of the Community Supervision and Corrections Department, utilize an in-home deep-lung breath analysis mechanism for the detection of ethyl alcohol on the breath; (ii) abide by all monitoring rules and do not attempt to adjust, tamper with, or circumvent the interlock device; and (iii) comply with all program requirements of the provider, including but not limited to submitting to testing at each unit request, rolling retest, an abort reading, and failed/violation reading before turning the ignition off.
- 4. Defendants charged with any offense shall at the Judge's discretion submit to drug tests and/or portable breath tests, and shall not test positive for the presence of a controlled substance and/or alcohol in their system.
- 5. Defendants shall have no contact or communication, direct or indirect, with any victim involved in the case, including without limitation no communication by phone, computer, text message, email, Snapchat, social media, or other electronic means. Defendants shall not go within 1,000 feet of the victim or the victim's residence, workplace, school, or daycare.
- 6. Any Defendant charged with a sex crime against a child shall not go within 1,000 feet of any school, daycare, park/playground, water park, sports complex, or place where children gather.
- 7. Defendants shall attend and timely appear for all noticed court hearings.
- 8. Defendants 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.

IF A DEFENDANT FAILS TO COMPLY WITH ONE OR MORE OF THE PRECEDING STANDARD FELONY BOND CONDITIONS, THEN WITHOUT FURTHER NOTICE THE DEFENDANT'S BOND MAY BE REVOKED AND A WARRANT ISSUED FOR THE DEFENDANT'S ARREST.

Judge Presiding

John I. Pool