Filed 22 September 01 P10:35 Marilyn Burgess - District Clerk Harris County EA001_1447171 By: ANDRADE, NITA M

THE STATE OF TEXAS D.A. LOG NUMBER: 2869824

VS. CJIS TRACKING NO.: 9269930513A001

 JHALEN TAREK DEMMING
 SPN: 02717772
 AGENCY:SHF

 122 SAINT FINANS WAY
 DOB: B M 08/31/1996
 O/R NO: 220806647

HOUSTON TX 77015 DATE PREPARED: 09/01/2022 ARREST DATE: 09/01/2022 01:26PM

NCIC CODE: 1301 19 RELATED CASES: SD 1 felony

FELONY CHARGE: Aggravated Assault

CAUSE NO: 178532801010 COURT ORDERED BAIL: X-Refer to (15.17)

HARRIS COUNTY DISTRICT COURT NO: **262**FIRST SETTING DATE: **9/2/2022**PRIOR CAUSE NO: CHARGE SEQ NUM: **1**

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, **JHALEN TAREK DEMMING**, hereafter styled the Defendant, heretofore on or about **August 17**, **2022**, did then and there unlawfully, intentionally and knowingly threaten Joshua Morris with imminent bodily injury by using and exhibiting a deadly weapon, namely, a Firearm.

Before the commission of the offense alleged above (hereafter styled the primary offense), on December 19, 2016, in Cause Number 16-08-09079, in the 359th District Court of Montgomery County, Texas, the Defendant was convicted of the felony offense of Aggravated Robbery.

Before the commission of the primary offense, and after the conviction in Cause Number 16-08-09079 was final, the Defendant committed the felony offense of Robbery and was finally convicted of that offense on August 6, 2019, in Cause Number 1585393, in the 228th District Court of Harris County, Texas.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

angela L. Francei

Signed and sworn by me on 09/01/2022 Duly attested by me on 09/01/2022

Tangela Franklin AFFIANT Mick Sellergren

Assistant District Attorney

Harris County District Attorney's Office

TBC No. 24108963

SELLERGREN MICK@DAO.HCTX.NET

COMPLAINT

D.A. LOG NUMBER: 2869824

DEFENDANT: JHALEN TAREK DEMMING Page 1 of 1

IN THE SUPREME COURT OF TEXAS

Misc. Docket No. 20-9042

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

Misc. Docket No. 20-007

FIRST EMERGENCY ORDER REGARDING THE COVID-19 STATE OF DISASTER

ORDERED that:

- Governor Abbott has declared a state of disaster in all 254 counties in the State of Texas in response to the imminent threat of the COVID-19 pandemic. This order is issued pursuant to Section 22.0035(b) of the Texas Government Code.
- Subject only to constitutional limitations, all courts in Texas may in any case, civil
 or criminal—and must to avoid risk to court staff, parties, attorneys, jurors, and the public—
 without a participant's consent:
 - Modify or suspend any and all deadlines and procedures, whether prescribed by statute, rule, or order, for a stated period ending no later than 30 days after the Governor's state of disaster has been lifted;
 - b. Allow or require anyone involved in any hearing, deposition, or other proceeding of any kind—including but not limited to a party, attorney, witness, or court reporter, but not including a juror—to participate remotely, such as by teleconferencing, videoconferencing, or other means;

Nation I. Heelst Chief Instice

Faul W. Green, Justice

Eva M. Guzman, Justice

Debra H. Lehrmann, Justice.

John V Devine, Justice

During

Busky Justice

- c. Consider as evidence sworn statements made out of court or sworn testimony given remotely, out of court, such as by teleconferencing, videoconferencing, or other means;
- d. Conduct proceedings away from the court's usual location, but in the county of venue, and only with reasonable notice and access to the participants and the public;
- e. Require every participant in a proceeding to alert the court if the participant has, or knows of another participant who has, COVID-19 or flu-like symptoms, or a fever, cough or sneezing;
- f. Take any other reasonable action to avoid exposing court proceedings to the threat of COVID-19.
- 3. All courts in Texas may extend the statute of limitations in any civil case for a stated period ending no later than 30 days after the Governor's state of disaster has been lifted.
- $4.\,\,$ This Order is effective as of March 13, 2020, and expires May 8, 2020, unless extended by the Chief Justice of the Supreme Court.
 - The Clerk of the Supreme Court is directed to:
 - a. post a copy of this Order on www.txcourts.gov;
 - b. file a copy of this Order with the Secretary of State; and
 - c. send a copy of this Order to the Governor, the Attorney General, and each member of the Legislature.
- The State Bar of Texas is directed to take all reasonable steps to notify members of the Texas bar of this Order.

Dated: March 13, 2020

Misc. Docket No. 20-9042

Page 2

Shangu Keller Sharon Keller, Presiding Judge

Millia Q. L. Cent dichael Kensler, Judge

Barbara P. Hervey, Judge

Kevin P. Yeary, Indge

David Newell, Judge

hid M

Michelle M. Slaughter, Judge

Misc. Docket No. 20-007

Page 4

Misc Docket No. 26-9942

Filed 22 September 01 P10:35 Marilyn Burgess - District Clerk Harris County EA001_1447171 By: ANDRADE, NITA M

CAUSE NO. 178532801010

THE STATE OF TEXAS

\$ IN THE 262nd DISTRICT COURT

\$ OF

\$ HARRIS COUNTY, TEXAS

STATE'S MOTION FOR BOND CONDITIONS

COMES NOW, THE STATE OF TEXAS, by and through its Assistant District Attorney and moves this Honorable Court to enter the following bond conditions:

- State requests the Defendant have no contact with the Complainant in this case or anyone in complainant's household, including siblings and parents, in person or through any other person, telephonically, by mail, or by any other manner or means, for the duration of this cause and the following individual(s) and/or location(s): Joshua Morris
- State requests the Defendant not possess any firearms, ammunition, or other weapons.
- ☑ State requests the Defendant submit to random urinalysis.
- State requests the Defendant be prohibited from using, possessing, or consuming any alcohol, controlled substance, dangerous drug, or marijuana unless prescribed pursuant to a lawful prescription issued by a medical doctor.
- State requests the Defendant submit to electronic monitoring by signing the contractual agreements and complying with any stipulated curfews and rules.

Respectfully submitted,

Mick Sellergren

Assistant District Attorney

Harris County District Attorney's Office

TBC No. 24108963

SELLERGREN MICK@DAO.HCTX.NET

CERTIFICATE OF SERVICE

I, Mick Sellergren, the undersigned attorney, hereby certify that a true and correct copy of the State's Motion for Bond Conditions was e-mailed to counsel for the Defendant (if any such counsel existed as attorney of record) on this date by electronic service using his State Bar of Texas official address for electronic service.

Mick Sellergren

Assistant District Attorney

Harris County District Attorney's Office

CAUSE NO. 178532801010

THE S	STATE OF TEXAS	§	IN THE 262nd DISTRICT COURT
VS.		\$ \$ \$	OF
DEMMING, JHALEN TAREK			HARRIS COUNTY, TEXAS
	ORDER ON STATE'S MO	TION	FOR BOND CONDITIONS
	On , the State's Motion for Box	nd Con	nditions was heard and having considered the
Motion	n it is GRANTED ; therefore, the Con-	ditions	requested in the Motion and detailed herein
are OR	DERED as Conditions of the Defenda	ant's B	ond.
	Further, the Court has explained the	Conditi	ions to the Defendant, who has affirmatively
acknov	vledged their understanding of these C	Conditi	ons.
	Conditions GRANTED:		
		hibited	t, is ordered to surrender any and all passports, d from obtaining or applying for any new or
telepho	ninant's household, including siblings	and p	he Complainant in this case or anyone in arents, in person or through any other person, means, for the duration of this cause and the
Joshua	Morris		
_	<u> </u>		icle without a properly installed and operating device is prohibited from driving or operating
	Defendant shall not possess any firea	rms, aı	mmunition, or other weapons.
	Defendant shall submit to random ur	inalysi	S.
	<u> </u>	-	essing, or consuming any alcohol, controlled scribed pursuant to a lawful prescription issued
comply	Defendant shall submit to electronic aying with any stipulated curfews and r		ring by signing the contractual agreements and

Cause No: 178532801010, Defendant: DEMMING, JHALEN TAREK ORDER ON STATE'S MOTION FOR BOND CONDITIONS - Page $\bf 1$ of $\bf 2$

Defendant shall submit to GPS monito complying with any stipulated curfews and rules	oring by signing the contractual agreements and s.
Defendant is subject to curfew and Defe and .	endant shall remain at home between the hours of
Defendant shall not have any contact wit years of age, for any reason, except as specifical	h any minor child under the age of seventeen (17) lly permitted by the Court.
where children commonly gather, including but as specifically permitted by the Court. The mean the Defendant and the premises where children g	within one-thousand (1,000) feet of a premises not limited to: schools, day-care facilities, excep surement of the distance between the residence of gather shall be measured using the shortest, direct ant's residence to the property line of the premises
<u> </u>	cipate in any activity or program that includes years of age or younger for any reason, except as
Defendant is forbidden from possessing or cell phone with the ability to access the intern	or accessing any of the following: 1) any computer net; 2) the Internet; 3) pornography of any kind.
Defendant is prohibited from the followi	ng:
Signed on .	
	Magistrate / Judge Presiding
DEMMING, JHALEN TAREK	
DEFENDANT	

Cause No: 178532801010, Defendant: DEMMING, JHALEN TAREK ORDER ON STATE'S MOTION FOR BOND CONDITIONS - Page **2** of **2**

Filed 22 September 01 P10:35 Marilyn Burgess - District Clerk Harris County EA001_1447171 By: ANDRADE, NITA M

CAUSE NO. 178532801010

THE STATE OF TEXAS

\$ IN THE 262nd DISTRICT COURT

\$ OF

\$ HARRIS COUNTY, TEXAS

MOTION FOR A HEARING TO DENY BAIL FOR A NON-CAPITAL OFFENSE

THE STATE OF TEXAS, by and through her Assistant District Attorney of Harris County, files this Motion for a Hearing to Deny Bail for a Non-Capital Offense and shows the following:

	The defendant is accused of a felony less than capital in this State, and has been theretofore twice convicted of a felony, the second conviction being subsequent to the first, both in point of time of commission of the offense and conviction therefor. TEX. CONST. ART. 1, §11a.
	The defendant is accused of a felony less than capital in this State, committed while on bail for a prior felony for which he has been indicted. TEX. CONST. ART. 1, §11a.
\boxtimes	The defendant is accused of a felony less than capital in this State involving the use of a deadly weapon after being convicted of a prior felony. TEX. CONST. ART. 1, §11a.
	The defendant is accused of a violent or sexual offense committed while under the supervision of a criminal justice agency of the State or a political subdivision of the State for a prior felony. TEX. CONST. ART. 1, §11a.

Under TEX. CONST. ART. 1, §11a, the State moves for a hearing within seven (7) days subsequent to the time of incarceration to present evidence to a district judge in this State substantially showing the guilt of the accused in order to deny bail pending trial.

RESPECTFULLY SUBMITTED,

Mick Sellergren

Assistant District Attorney

Harris County District Attorney's Office

TBC No. 24108963

sellergren_mick@dao.hctx.net

CERTIFICATE OF SERVICE

I, the undersigned attorney, hereby certify that a true and correct copy of this instrument was e-mailed to counsel for the Defendant on this date by electronic service using his State Bar of Texas official address for electronic service.

Mick Sellergren

Assistant District Attorney

Harris County District Attorney's Office

TBC No. 24108963

CAUSE NO. 178532801010

THE STATE OF TEXAS

\$ IN THE 262nd DISTRICT COURT

\$ OF

\$ HARRIS COUNTY, TEXAS

ORDER

Having considered the State's *Motion for a Hearing to Deny Bail for a Non-Capital Offense* and conducted a hearing within seven (7) days of incarceration, the Court **FINDS** the State has made a substantial showing of the guilt of the accused. *Thain v. State*, 721 S.W.2d 354 (Tex. Crim. App. 1986).

The Court **ORDERS** that the defendant is **DENIED BAIL**. TEX. CONST. ART. 1, §11a.

SIGNED AND ENTERED on

Judge Presiding
Harris County, Texas

1706399 178533 1766422 178533 1753176 CAUSE NO	eg the	YOBB-DW PH PYUP PW CHARGE_	AGRATH W/PW FPW	
THE STATE OF TEXAS	§	~	STRICT COURT	
				
VS.	§	OF		
Demming, Thaley Defendant	§	HARRIS	COUNTY, TEXAS	
	CASE RESI			
The undersigned Counsel hereby agr	ees this case is i	reset for \mathcal{SC}	pt, 19, 2022	
place BLHG	on	October	# 9.100 at 9.100 a.m	n
Type of Setting		May	2	
Attorney for the State	ĵ	Defendant (
The State has offered:	- ((Print) Attorney for I	Defendant	
The Chate and Defense comes as f	-11		Went -	
The State and Defense agree as f	Dilows:	(Signature) Attorney	Alama / Te R/	
	-	609 1	reigh Plva	
	,	Address	72 72	
	-	Thonson City Stan	77007	
		Gir Gella (Zip	
	2	Attorney Bar #	507 88928 Attorney SPN #	
		713224881	2c — 56/2	
Interpreter Requested: Yes or No Language:		Phone Number	Fax Number	
For:DefendantWit	·	Email Address	anrepe usa. ret	
Estimated Length of Assignment:		emaiiAddress		
FOR COURT STAFF USE ONLY Reset by Court Defense	Operation of	Law Prosecu	ution	
Attorney not present	Defendant has r	new case	No Tape/Lab	
D.A. to contact complainant/witness	Defendant on o	call	Not indicted	
D.A. to evaluate case	Defendant to c	onsider offer	Other	
D.A. to Reindict	Disposition of r	misd./OOC case	Refer to	
D.A. to file MAJ/MRP	File Unavailable		Restitution Info	
Defense to contact witness	MHMRA Evalua21 Day		Disto hire Attorney	
			Sq.7-22 Texas	
APPROVED BY THE COURT:	9/1/22	Time	The state of the s	
Judge/Coordinator	Date Signed	ВУ_	Deputy	

CAUSE: 178532801010

THE STATE OF TEXAS	§	
	§ IN THE 262nd DI	STRICT
V.	§ COURT	
	§ HARRIS COUNTY, TEXAS	
DEMMING, JHALEN TAREK	§	

STATUTORY WARNING BY MAGISTRATE

(UNDER ARTICLE 15.17 OF THE TEXAS CODE OF CRIMINAL PROCEDURE AS AMENDED)

ON THIS DAY, <u>DEMMING</u>, <u>JHALEN TAREK</u> PERSONALLY APPEARED BEFORE ME IN THE CUSTODY OF <u>SHERIFF</u> OF, AND I GAVE SAID ACCUSED THE FOLLOWING WARNING:

<u>DEMMING, JHALEN TAREK</u>, YOU HAVE BEEN ACCUSED OF THE OFFENSE OF <u>AGG ASSAULT W/DEADLY WEAPON</u>.

YOU HAVE THE RIGHT TO RETAIN COUNSEL. YOU HAVE A RIGHT TO REMAIN SILENT. YOU HAVE A RIGHT TO HAVE AN ATTORNEY PRESENT DURING ANY INTERVIEW WITH PEACE OFFICERS OR ATTORNEYS REPRESENTING THE STATE. YOU HAVE A RIGHT TO TERMINATE AN INTERVIEW WITH PEACE OFFICERS OR ATTORNEYS REPRESENTING THE STATE AT ANY TIME. YOU HAVE A RIGHT TO REQUEST THE APPOINTMENT OF COUNSEL IF YOU ARE INDIGENT AND CANNOT AFFORD COUNSEL, AND YOU HAVE A RIGHT TO HAVE AN EXAMINING TRIAL.

YOU ARE NOT REQUIRED TO MAKE ANY STATEMENT AND ANY STATEMENT YOU MAKE MAY AND PROBABLY WILL BE USED AGAINST YOU IN YOUR TRIAL.

IF YOU ARE NOT A CITIZEN OF THE UNITED STATES, YOU MAY HAVE THE RIGHT TO CONTACT YOUR CONSULATE. IF YOU ARE A FOREIGN NATIONAL OF CERTAIN COUNTRIES, YOU HAVE THE RIGHT TO HAVE YOUR CONSULATE CONTACTED FOR YOU.

YOUR BAIL IS SET AT \$0.00 EXCEPTION: REFER TO MAGISTRATE (OR)

BAIL IS DENIED. IF A FORMAL COMPLAINT IS FILED AGAINST YOU, YOUR BAIL WILL THEN BE SET.

ABOVE STATUTORY WARNING GIVEN BY THE UNDERSIGNED MAGISTRATE, HARRIS COUNTY, TEXAS ON 9/2/2022.

I UNDERSTAND THE ABOVE WARNING.

DEFENDANT

REMARKS-

Marilyn Burgess District Clerk

SEP - 7 2022

Time:_______Harris County, Texas

By_____Deputy

THE STATE OF TEXAS

JHALEN TAREK DEMMING 122 SAINT FINANS WAY

HOUSTON,TX 77015

DOB: B M 8/31/1996

DATE PREPARED: 9/10/2022

D.A. LOG NUMBER: 2869824

CJIS TRACKING NO.: 9269930513A001

BY: TW DA NO: 50786668

AGENCY: SHF

O/R NO: 220806647

ARREST DATE: 9/1/2022

NCIC CODE: 130119

RELATED CASES: SD 1 felonv

FELONY CHARGE: AGG ASSAULT W/DEADLY WEAPON

CAUSE NO: 1785328

HARRIS COUNTY DISTRICT COURT NO: 262'

FIRST SETTING DATE:

COURT ORDERED BAIL:

PRIOR CAUSE NO:

CHARGE SEO NUM: 1

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

The duly organized Grand Jury of Harris County, Texas, presents in the District Court of Harris County, Texas, that in Harris County, Texas, JHALEN TAREK DEMMING, hereafter styled the Defendant, heretofore on or about August 17, 2022, did then and there unlawfully, intentionally and knowingly threaten Joshua Morris with imminent bodily injury by using and exhibiting a deadly weapon, hamely, a Firearm.

Before the commission of the offense alleged above (hereafter styled the primary offense), on December 19, 2016, in Cause Number 16-08-09079, in the 359th District Court of Montgomery County, Texas, the Defendant was convicted of the felony offense of Aggravated Robbery.

Before the commission of the primary offense, and after the conviction in Cause Number 16-08-09079 was final, the Defendant committed the felony offense of Robbery and was finally convicted of that offense on August 6, 2019, in Cause Number 1585393, in the 228th District! Court of Harris County, Texas.

> Marilyn Burgess District Clerk

SEP 1 2 2022

1400

Harris County, Texas

FOREMAN OF THE GRAND JURY

Foreman

INDICTMENT

1706399 A33	KUDP DAG	1785.	328 as1+ w/dw
1753176 FP CAUSE NO. 1706422 T	ω	*A99	i arr
CAUSE NO. 1706422 T.	nest proi	<i>OF</i> CHARGE	
CAUSE NO.			
THE STATE OF TEXAS	§	202	DISTRICT COURT
VS.	§	OF	
Demming, Thales	7 .		10 001 NT/ TEVAS
Defendant Defendant	§	HAKK	IS COUNTY, TEXAS
	CASE R	ESET FORM	
The undersigned Counsel hereby a	grees this case	is reset for	21
dien		Nlowe	2/ 2000 QVI
Turn of Souting	on _	Nulmp	N 30, 2022 at 90
Type of Setting	_	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
The state of the s	<u> </u>	ALINI	
Attorney for the State		Defendant	<i>i</i>
The State has offered:		(7 mg	Momme
		(Print) Attorney f	or Defendant
The State and Defence comes	- fallanna		- Defendent
The State and Defense agree as	s tollows:	(Signature Attor	ney for Defendant
		Address .	17715 /5/2M
		Address	Ta . 77007
		City	State Zip
		007889	128 502 88528
		Attorney Bar #	Attorney SPN #
Interpreter Requested: Yes or N	lo	7132248	8/5 7132248812
Language:		Phone Number	Fax Number
For: DefendantV	/itness	9inc.	Fax Number www.mnck.edn.5n-v
Estimated Length of Assignment:		Email Address	•
FOR COURT STAFF USE ONLY	······································		
Reset by Court Defense	Operatio	n of Law Pros	secution
			No Tape/Lab
Attorney not present	Defendant	has new case	
Attorney not present D.A. to contact complainant/witness	Defendant Defendant		Not indicted
	Defendant		
D.A. to contact complainant/witness	Defendant Defendant Disposition	on call to consider offer n of misd./OOC case	Not indicted
D.A. to contact complainant/witness D.A. to evaluate case D.A. to Reindict D.A. to file MAJ/MRP	Defendant Defendant Disposition File Unavai	on call to consider offer of misd./OOC case	Not indicted Other Refer to Refitution If E D
D.A. to contact complainant/witness D.A. to evaluate case D.A. to Reindict	Defendant Defendant Disposition File Unavai	on call to consider offer of misd./OOC case	Not indicted Other Refer to Refetution for E D Marilyn Burgess To himpstrict Clerk
D.A. to contact complainant/witness D.A. to evaluate case D.A. to Reindict D.A. to file MAJ/MRP Defense to contact witness	Defendant Defendant Disposition File Unavai	on call to consider offer of misd./OOC case ilable valuation	Not indicted Other Refer to Refitution if E D Marilyn Burgess To him strict Clerk SEP 19 2022
D.A. to contact complainant/witness D.A. to evaluate case D.A. to Reindict D.A. to file MAJ/MRP	Defendant Defendant Disposition File Unavai	on call to consider offer of misd./OOC case ilable valuation	Not indicted Other Refer to Refetution for E D Marilyn Burgess To himpstrict Clerk

COURT DIRECTIVE C87 / BOND SET/MODIFICATION

CAUSE	NO. 178532801010
THE STATE OF TEXAS VS.	IN THE 262nd DISTRICT COURT
DEMMING, JHALEN TAREK	OF HARRIS COUNTY, TEXAS
OFFENSE: AGG ASSAULT W/DEADLY WEAPO	ON
TO THE SHERIFF OF HARRIS COUNTY, TEXA	S: GREETINGS
BY ORDER OF THE COURT ON Novem DIRECTED IN THE ABOVE STYLED AND NUM	ber 21, 2022, A.D. THE FOLLOWING ACTION IS MBERED CAUSE:
BOND SET TO \$40,000 BAIL DENIE	ED:
NO THE COURT HAS ORDERED THE	FOLLOWING BAIL OPTIONS:
CONDITIONS OF BOND: Please select	
BAIL SET AS TO WITNESS ONLY: SPN:	NAME:
NOTES TO SHERIFF: BND SET@40KPER JU	DGE GRAY
WITNESS MY HAND AND SEAL OF OFFICE A	T HOUSTON, TEXAS, THIS November 21, 2022 12:58 PM
	Marilyn Burgess, DISTRICT CLERK
	HARRIS COUNTY, TEXAS
	BY: B CALLAWAY

SNU: 996

BOND SET

25	54527							
	<u> </u>	BA]	Π_{λ}	BON	D	CASE NO.	17853	$\frac{28}{1}$
COURT SETTI	NG:	. 44	\$118 CO			CHARGE _	AGG ASSAULT WIDEADLY WE	APON -
DATE 12/	01/2021	_	TEXAS) <u>*</u>)			02717772	·
TIME U	<u>uuam</u>					SPN	02/1//2	
ι		Known A	All Men By	These Presen	ıts:			
That we, _	DEMMING.	JHALEN TAREK ~					, or prin	icipal, and th
undersigned	American Sure	ty Co., (agent, Juan	Carlos Ben	nabe Jr.)				
	eld and firmly bound Forty Thousand Dollars An		-	in the penal su • 40,000.00				
for the payment of hereinafter stated each of us, our ho	of all fees and expense conditions of this bond eirs, executors and ad DITION OF THIS BON	es that may be incurred are violated for the paraministrators, jointly	ed by any payment of wand severa	peace officer in which sum or sully.	n re-arrest	ing the said p nd truly to be		vent any of the ourselves, and
						_	, ,	(isdemeanor)
offense and to se	ecure his release from	custody is entering i	into this ob 262 r	oligation bindi	ing him to			
COURT INSTAN be had relative to	REFORE, IF THE SAID VIER AS well as before a said charge in the countarged by due course of the and effect.	e any other court to wherse of criminal actions	nich the sam s based on s	ne may be trans said charge, an	sferred and ad there ren gainst him, a	PERSONAL A for any an all main from day this obligation	subsequent procee y to day and term	EFORE SAII dings that ma to term of sai
Taken and ap	proved this		SIGN	ED AND DA	TED_1	1/21		,20
day of	11/21	, 20 22					,	
by		. Deputy		KSW C	alamo		r 1	
1	Sheriff, Harris County Tex American Surety Co.	as , Topics		<u> </u>	trustr	(Mailing Add	iress)	
	American Surey Ed.					(City and St	tate)	-
pr (Surety		RACE	_ SEX	DOB	HT.	. w Ť
/	agent, Juan Carlos 6906 Denison St. Sui (Mailing Address)	ernabe Jr. te #A		HAIR	_ EYES	DL#	ŠT	ATE
	Houston, TX 77020	(832) 409-6	067				(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
(City and State)	74606 Empl	(Phone) Home					THUMB	
Lic.#	Empl NDANT SHALL NO	T DIA S/ID A NIV				County	F	a de la companya de
CONTACT	WITH THE PROSE	CUTION /S/,		Jail Location	1			steeli Hate.
	S/, THE COMPLAIT GED VICTIM /S/.	NANT /S/, OR	44	Citizen Statu				
	SED VICINIA.	>	-5/0	- Holds: Y	JON+1	gomer	<u>y</u> .	
		Marily	· ·	ICE: A#			<u> </u>	
	77-	NOV 2 2 2 2				0/4	90	
	Time:	NOV 2 2 2022	4 8	SB COST REC	EIPT#	1394	87	
OATH OF SURI	ETIES	Harris Co. 2022						
THE STATE OF COUNTY OF H	TEXAS ARRIS	Harris County, To Affective Topping	on Sura	ty Co.				
	I,	74						
debts or other en	uble the amount of the neumbrances, that we or which I am bound.	e sum for which we are residents of the	are bound,	exclusive of		ty exempted		cution, and o
		•		good		reserve.	0	
	A 7/ Vai	′ <mark>3€nt, Juan Carlos Be</mark>	mabe Jr.		10	SEPH RICK 768458		
Syfrety (Signature		•		S	NOT	RY PUBLIC, STAY COMMISSION	ATE OF TEXAS	
Presenter (Signal	ture)	_				CEMBER		
/		'				T. 0		
				SUBSCR			o before me this	
	1 / "元元"以"秦经	1		day of	1	11/21	AD 26	n 22

D#:_____

Presenter Rt. Thumb Print

POWER AMOUNT VOID IF NOT EXECUTED BY: \$50,000

POWER OF ATTORNEY American Surety Company

AS50 241906

MAR28 2023

P.O. Box 68932, Indianapolis, IN 46268

KNOW ALL MEN BY THESE PRESENTS: that AMERICAN SURETY COMPANY, a corporation duly authorized and existing under the laws of the State of Indiana, does constitute and appoint the below named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, and deliver for and on its behalf, as surety, a ball bond only.

Authority of such Attorney-in-Fact is limited to appearance bonds. No authority is provided herein for the execution of surety immigration bonds or to guarantee alimony payments, fines, wage law claims or other payments of any kind on behalf of below named defendant. The named agent is appointed only to execute the bond consistent with the terms of this power of attorney. The agent is not authorized to act as agent for receipt of service of process in any criminal or civil action.

This power is void if altered or erased or used in any combination with other powers of attorney of this company or any other company to obtain the release of the defendant named below or to satisfy any bond requirement in excess of the stated face amount of this power. This power can only be used once. No authority is provided to a copy or facsimile of this power of attorney without the prior written consent of American Surety Company. The obligation of the company shall not exceed the sum of

FIFTY THOUSAND (\$50,000,00) DOLLARS

111111111111111111111111111111111111111	100,000.00) DOLLE 11 10	
and provided this Power-Of-Attorney is filed with the bond and retained as a insert in this Power-Of-Attorney the name of the person on whose behalf this	•	mey-In-Fact is hereby authorized to
· · · · · · · · · · · · · · · · · · ·	•	
IN WITNESS WHEREOF, AMERICAN SURETY COMPANY has caused	these presents to be signed by its dul	y authorized officer, proper for the
purpose and its corporate seal to be hereunto affixed this 21	day of november	, 20 22
Bond Amount \$ 40,000.00 Appearance Date Defendant: demming, jhalen tarek Court 262 Case # 1785328 County harris City houston St. tx Zip Offense agg assault w/deadly weapen Executing Agent	AN BURETY CO	AN SURETY COMPANY Baronhael President ASC-9F

CAUSE NO. 178532801010

THE ST	ATE OF T	EXAS	§	IN THE 262ND DISTRICT COURT			
٧.			§				
	arek Demm IDANT	ning	§	HARRIS COUNTY, TEXAS			
02717 SPN	772						
		ORDER FOR PRETRIAL	SUPERVISION	AND BOND CONDITIONS			
bond. T Monito	The defenda ring Divisio e is dispose	ant will be supervised by Harris Cour on by , and comply with the rules on ed or until the court terminates this s	nty Pretrial Service the Supervision Ro	RED to comply with the following conditions of release on s (HCPS). The defendant will report to the HCPS Defendant equirements form and the conditions indicated below until ased on a personal bond, the defendant will pay a personal			
		\$; or Personal bond fee	waived.				
Additio	nal conditi	ons (mark those that apply):					
		it shall personally appear in court, c e appearance.	on time, every tim	e this case is set on the Court's docket, unless the Judge			
\boxtimes	Defendan	t shall commit no crime and shall not	t engage in any cor	nduct that could result in his/her arrest.			
\boxtimes	Defendan	t shall have no contact with the pros	ecution's witness(s	s) / the complainant(s) / the victim(s), specifically:			
	Joshua M	<u>orris</u>					
\boxtimes		t shall refrain from going to or with ly: <u>Joshua Morris and anywhere he m</u>		esidence, school, place of employment, or other location, go to school			
		t shall have no threatening, harassin m(s), specifically:	g or assaultive cor	ntact with the prosecution's witness(s) / the complainant(s)			
	mechanis ethyl alco driven by	m approved by the Texas Departmenthol is detected in his/her breath. Def the defendant within calendar days	nt of Public Safety endant shall have of the defendant's	pped with a camera-equipped, deep-lung breath analysis that makes impractical the operation of a motor vehicle if the device installed on the vehicle owned or most regularly release on bond. Defendant must comply with all required protocols. Monitoring fee waived.			
	agency ar			testing device from a vendor approved by the supervising hall required equipment and maintenance services, and to			
	Defendan	t is required to submit to 🗌 drug / [alcohol / 🗌 dru	ug and alcohol testing by authorized agency personnel.			
	HCPS:	☐ Defendant to pay costs of ☐ \$1	l1.00 per test / 🗌	\$ per test /			
	Defendan	t shall not drive without the permissi	ion of the court.				
		it is to surrender his/her passport for pervising agency, and provide the age		it with the Treasurer or Registry of the Court, as instructed that surrender.			

	Defe	endant's travel is restricted as follows:
		Remain within the State of Texas. A request to travel outside the State of Texas must be submitted to your supervising officer at least two business days prior to your travel date.
		Remain within Harris County, Texas, and its contiguous counties (Brazoria, Chambers, Fort Bend, Galveston, Liberty, Montgomery, and Waller). A request to travel outside these counties must be submitted to your supervising officer at least two business days prior to your planned travel date.
\boxtimes	purs	endant must not use, possess, or consume marijuana or any controlled substance or dangerous drug unless obtained tuant to a lawful prescription for the defendant issued by a medical doctor. Defendant will provide a copy of all such criptions to his supervising officer in advance.
\boxtimes	The	Defendant must not use or possess a firearm.
\boxtimes		s giving rise to probable cause suggest that alcohol was a factor in this offense. Defendant must not use, possess, or sume alcohol. This includes any food, mouthwash, or over-the-counter medication containing alcohol.
	days	endant is required to submit to \boxtimes electronic monitoring (EM) / \square GPS monitoring, to be installed within $\underline{3}$ calendars of the defendant's release on bond. Defendant must sign any required agreements, comply with all required pment and maintenance services, and comply with monitoring protocols, as instructed by the supervising agency.
	HCP	S: \square Defendant to pay monitoring costs of \square \$6.00 per day / \square waived.
	The	Defendant shall observe an initial curfew from until , seven days per week.
⊠ amm	Othe nuniti	er: <u>Curfew for EM device is 8pm-5am, seven days per week. Defendant shall not use or possess any weapons or on.</u>
and cor be cond Order o	fined lucted ould a	de by these bond conditions may result in the Defendant's bond being forfeited or revoked and the Defendant arrested. In addition, the Court has the authority to oversee the enforcement of its Orders, require that proceedings before it d in an orderly and expeditious manner, and to ensure justice is done. See Tex. Gov't Code §21.001. Disobeying this also constitute contempt, which is punishable by a maximum penalty of a fine of not more than \$500.00, confinement in six months, or both.
Judge	/Maş	gistrate Signature:
Dated	: <u>No</u>	vember 21, 2022
l unders bond. I revocat	tand agree	Acknowledgment that the court is ordering my compliance with the conditions listed above as a requirement of my continued release on to these conditions. I understand that my failure to comply with these conditions may result in the forfeiture or f my bond and confinement, and possibly a separate action against me for contempt of court for which I could be ned and jailed as detailed above.
Dated:	Nove	mber 21, 2022 Defendant's Signature:

Page 2 of 2 08-12-2021

	CAUSE NO.	/ 1706399/17	∕ 706422/17	/ 753176/17	7 85328
THE STATE OF TEXAS	<i>§</i>	IN	N THE DI	ISTRICT	COURT
VS.	§	H	ARRIS C	COUNTY	, TEXAS
DEMMING, JHALEN	§ §	262	ND JUD	OICIAL D	ISTRICT

ORDER ON MOTION TO RECUSE AND TO REFER TO PRESIDING JUDGE

Came on to be considered a motion filed pursuant to Texas Rules of Civil

Procedure 18a. It is ORDERED:

X I have read the Motion to Recuse filed in the above numbered cause of action and recuse myself voluntarily.

I have read the Motion to Recuse filed in the above numbered cause of action and decline to recuse myself voluntarily. By this order I hereby refer this motion to the Presiding Judge of the Eleventh Administrative Judicial Region for ruling.

Signed DEC - 2 2022 , 20 Z Z.

RECORDER'S MEMORANDUM This instrument is of poor quality at the time of imaging.

ORDER OF TRANSFER

BE IT REMEMBERED that by the Consent Order of the Judges of Harris Country District Courts Trying Criminal Cases, The State of Texas vs. **DEMMING, JHALEN TAREK**, Cause No. <u>178532801010</u>, is hereby ORDERED/transferred from the 262nd District Court of Harris County, Texas, to: ROTATION, and reassigned to the District Court. - 2081 District Court of Harris County: Texas, for the following reason, to wit: Attraction Cause No.: Defendant's Name: 1. Lower Pending Case(s) 7. Pending Appeal(s) 2. Companion Pending Cases(s) 8. Companion Pending Appeal(s) 9. Pending Capital Case 3. Probation 10. Rotation (specify below) 4. Companion Probation ☑ 11. Recusal by Judge of the 262 District Court 5. Agreement of the Judges 12. Other (specify below) 6. Reindictment(s) Comments RECUSAL KNOWS THE MOTHER This is a Multi-Count Case Done and entered this December 21, 2022 District Court Judge, 262 District Court ADMINISTRATIVE JUDGE (Recusal Case(s) Only) Verified

Cause No. <u>178532801010</u>

Filed 23 May 17 A9:08

Marilyn Burgess - District Clerk

Harris County

IN THE 208TH DISTRICT COURT

§ IN THE 208TH DIST

§

§

§

Harris County, Texas

vs.
DEMMING, JHALEN TAREK
(Defendant)
02717772
(SPN)

STATE OF TEXAS

AMENDED ORDER

The Court Orders the condition(s) of release established on November 26, 2022 for defendant's release on a SURETY BOND

amended	by adding (A), deleting (D), and modifying (M) as follows:		
	Submit to testing for substance use.		
	Other		
	☐ Defendant shall pay testing costs ☐ Court waives testing costs		
	Defendant must not use, possess, or consume marijuana or any controlled substance or dangerous drug unless obtain pursuant to a lawful prescription for the defendant issued by a medical doctor. Defendant will provide a copy of all su prescriptions to his supervising officer in advance.		
	Defendant must not use, possess, or consume alcohol. This includes any food, mouthwash, or over-the-counter medication containing alcohol.		
	Remain at residence between the hours of and		
	Other		
	If employed or enrolled in an educational program, submit written verification of employment/attendance to Pretria Services. Tell Pretrial Services about any changes in employment/educational program status within two business day of the change.		
	Reside with		
	at		
Submit to a substance abuse or an intellectual or developmental disability evaluation by a service designated by the Court or Pretrial Services. Further, abide by all recommendations made by the services.			
	Surrender into the temporary custody of the Registry of the Court any passports, visas, green cards, titles, deeds, monies or other property that are ordered surrendered by the court and provide proof of surrender to Pretrial Services.		
	Specifically:		
	Refrain from any contact with the prosecution's witness(s), the complainant(s), and/or the victim(s) as indicated.		
	Specifically:		
	Refrain from any threatening or harassing contact with the prosecution's witness(s), the complainant(s), and/or the victim(s) as indicated.		
	Specifically:		
	Defendant is required to submit to electronic monitoring (EM) using \square RF monitoring or \square GPS monitoring, to be installed within calendar days of the defendant's release on bond. Defendant must sign any required agreements, comply with all required equipment and maintenance services, and comply with monitoring protocols, as instructed by Pretrial Services. Defendant will observe an initial curfew from until, seven (7) days per week and will abide by all the terms and conditions of the contractual agreements required for participation in the Electronic Monitoring program of Pretrial Services.		
	☐ Defendant to pay fee for EM \$ ☐ Court waives EM fees		
	Defendant shall not drive without the permission of the court.		
	Defendant shall not operate a motor vehicle unless it is equipped with a camera-equipped, deep-lung breath analysis mechanism approved by the Texas Department of Public Safety that makes impractical the operation of a motor vehicle if ethyl alcohol is detected in his/her breath. Defendant shall have the device installed on the vehicle owned or most regularly driven by the defendant within calendar days of the defendant's release on bond. Defendant must comply with all required equipment and maintenance service, and comply with testing protocols.		

	☐ Defendant to pay monitoring fees.	Court waives monitoring fees	
		ortable alcohol testing device from a vendor approved by the supervising ays, to comply with all required equipment and maintenance services, and	
<u>A</u>	A Other: COURT ORDERED CURFEW MODIFICATION FROM 10:00PM TO 5:00AM		
SIGNED May 16, 2023		Beverly D. amotrong	
		JUDGE PRESIDING, 208TH DISTRICT COURT	
		ny compliance with the conditions listed above as a requirement of my ese conditions could result in a revocation of my bond and my subsequent	
	Defendant Signature:	Date: <u>5/16/2023</u>	