Filed 22 September 01 P10:36 Marilyn Burgess - District Clerk **Harris County** EA001\_1447172 By: ANDRADE, NITA M

THE STATE OF TEXAS

JHALEN TAREK DEMMING 122 SAINT FINANS WAY HOUSTON TX 77015

SPN: 02717772 DOB: B M 08/31/1996

DATE PREPARED: 09/01/2022

D.A. LOG NUMBER: 2869824

CJIS TRACKING NO.: 9269930513A002

AGENCY:SHF O/R NO: 220806647

ARREST DATE: 09/01/2022 01:26PM

NCIC CODE: 5203 03 **RELATED CASES: SD 1 Felony** 

FELONY CHARGE: Unlawful Possession of Firearm by Felon

COURT ORDERED BAIL: X-Refer to (15.17) CAUSE NO: 178532901010

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

#### 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 possess a firearm at a location other than the premises at which the Defendant lived, after being convicted of the felony offense of Theft from Person in the District Court of the 179th Judicial District, Harris County, Texas, in Cause Number 146578, on January 8, 2016.

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.

Signed and sworn by me on 09/01/2022

Duly attested by me on 09/01/2022

ngela L. Francii 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

#### 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:
  - a. 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. Lehrojano Joszica

John Davine lightice

Diver.

Our M. Aland

Mise Docket Sr. 26-9042 Fage 3

- 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;
- $f. \qquad \mbox{Take any other reasonable action to avoid exposing court proceedings to the threat of COVID-19.}$
- 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.
- 6. The State Bar of Texas is directed to take all reasonable steps to notify members of the Texas bar of this Order.

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Dated: March 13, 2020

Misc. Docket No. 20-9042

Sharon Keller, Presiding Judge

ichael Kensler, Judge

Barbara P. Hervey, Judge

VIRNI

Kevin P. Yeary, Judge

David Newell, Judge

Scott Wallers Sudge

Michelle M. Slaughter, Judge

Misc. Docket No. 20-007

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Filed 22 September 01 P10:36 Marilyn Burgess - District Clerk Harris County EA001\_1447172 By: ANDRADE, NITA M

#### CAUSE NO. 178532901010

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. 178532901010

THE S	THE STATE OF TEXAS		IN THE 262nd DISTRICT COURT	
VS.		<b>§</b>	OF	
DEM	MING, JHALEN TAREK	§ §	HARRIS COUNTY, TEXAS	
	ORDER ON STATE'S MO	OTION	FOR BOND CONDITIONS	
	On , the State's Motion for Bo	nd Cor	nditions was heard and having considered the	
Motion	n it is <b>GRANTED</b> ; therefore, the Con	ditions	requested in the Motion and detailed herein	
are OR	RDERED as Conditions of the Defender	ant's B	ond.	
	Further, the Court has explained the	Condit	ions to the Defendant, who has affirmatively	
acknov	wledged 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	ainant's household, including siblings	and p	he Complainant in this case or anyone in arents, in person or through any other person, r means, for the duration of this cause and the	
Joshua	a Morris			
_	¥ •		icle without a properly installed and operating device is prohibited from driving or operating	
	Defendant shall not possess any firea	ırms, a	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 a		oring by signing the contractual agreements and	

Cause No: 178532901010, 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	ring by signing the contractual agreements and				
Defendant is subject to curfew and Defe and .	Defendant is subject to curfew and Defendant shall remain at home between the hours of .				
Defendant shall not have any contact with years of age, for any reason, except as specifical	h any minor child under the age of seventeen (17) ly permitted by the Court.				
where children commonly gather, including but as specifically permitted by the Court. The meas the Defendant and the premises where children g	Defendant shall not reside, go in, on or within one-thousand (1,000) feet of a premised re children commonly gather, including but not limited to: schools, day-care facilities, except pecifically permitted by the Court. The measurement of the distance between the residence of Defendant and the premises where children gather shall be measured using the shortest, direct ght line from the property line of the Defendant's residence to the property line of the premises re children commonly gather.				
<u> </u>	Defendant shall not supervise or participate in any activity or program that includes pants or recipients who are seventeen (17) years of age or younger for any reason, except as ically permitted by the Court.				
Defendant is forbidden from possessing or cell phone with the ability to access the intern	or accessing any of the following: 1) any computer set; 2) the Internet; 3) pornography of any kind.				
Defendant is prohibited from the following	Defendant is prohibited from the following:				
Signed on .					
	Magistrate / Judge Presiding				
DEMMING, JHALEN TAREK					
DEFENDANT					

Cause No: 178532901010, Defendant: DEMMING, JHALEN TAREK ORDER ON STATE'S MOTION FOR BOND CONDITIONS - Page **2** of **2** 

Filed 22 September 01 P10:36 Marilyn Burgess - District Clerk Harris County EA001\_1447172 By: ANDRADE, NITA M

#### CAUSE NO. 178532901010

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.
$\boxtimes$	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.
	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. 178532901010

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	OBB-DW PA-PYUP PW CHARGE	AGR ATH W/PW FPW
THE STATE OF TEXAS	§		STRICT COURT
VS.	<b>§</b>	OF	
Demming, Thaley Defendant	§	HARRIS (	COUNTY, TEXAS
	CASE RESE		
The undersigned Counsel hereby agi	ees this case is r	eset for $\mathcal{SC}$	pt, 19, 2022
plus BLHG	on	October	4 9:00 at 9:00 a.m
Type of Setting		Mm	2
Attorney for the State	Ĺ	Defendant	
The State has offered:	<del>(</del>	Print) Attorney for D	Defendant
The Chate and Defense arms as f	-U /		DV BV
The State and Defense agree as f	•	Signature) Attorney	Li. Te R/
	-	609 ,	resigno piva
		Address	-A 72
	_	tyonstan  City Sta	7/7007
		3: > C C/2 (	Zip
	2	Attorney Bar #	507 88928 Attorney SPN #
		13224881	25 — 5612
Interpreter Requested: Yes or No Language:		2 2 2 9 0 81 Phone Number	Fax Number
For:DefendantWit	_	mail Address	omage usa. met
Estimated Length of Assignment: _		:maii•Address	
FOR COURT STAFF USE ONLY Reset by Court Defense	Operation of I	Law Prosecu	ition
Attorney not present	Defendant has r	new case	No Tape/Lab
D.A. to contact complainant/witness	Defendant on c	all	Not indicted
D.A. to evaluate case	Defendant to co	onsider offer	Other
D.A. to Reindict	Disposition of n	nisd./OOC case	Refer to .
D.A. to file MAJ/MRP	File Unavailable		Restitution Info
Defense to contact witness	MHMRA Evaluat		To hire Attorney
	21 Day		S q 7-22 Texas
APPROVED BY THE COURT:	9/1/22	Time	The state of the s
Judge/Coordinator	Date Signed	By_	Deputy

CAUSE: 178532901010

THE STATE OF TEXAS

\$ IN THE 262nd DISTRICT

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 SHERIFF OF, AND I GAVE SAID ACCUSED THE FOLLOWING WARNING:

<u>DEMMING, JHALEN TAREK</u>, YOU HAVE BEEN ACCUSED OF THE OFFENSE OF <u>FELON POSS</u> <u>WPN.</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.

MAGISTRATE"

DEFENDANT

**REMARKS-**

CAUSE NO	1785329	
THE STATE OF TEXAS	. <b>§</b>	In The District Court
\( \)	§	
<b>v.</b>	§	HARRIS COUNTY, TEXAS
Thalen Demming	§	JUDICIAL DISTRICT
No	BILL - 338 GRAND JUI	RY
To the Honorable	lamona itanklin	:
The 38k Grand Jury inves	tigated allegations against t	the above-named Defendant,
namely: Thaten Demaying	_	
namely		<del></del>
and FAII ED TO FIND A DIT I OF LIN	JOURNAL The Creed In-	now cole the Count to discharge
and FAILED TO FIND A BILL OF IND	•	9
said Defendant from custody, if any	, based on mese anegations	_
	Foreman	of the 338 Grand Jury
Date Signed: 9/122	- 0.0	
·	<del></del>	
DA Log No. 284 9824	_	
	ORDER OF DISCHARGE	
To the Sheriff of Harris County, 7	Toyoc:	-
To the Sherm of Harris County, I	caas.	
You are hereby commande	•	
if he is in your custody for the abo	ve-described criminal all	egations.
lb o		
Signed this 12th day of Septems	.er	
T 12T	LED	
Marii	yn Burgess	
Revised: Angust 2018		esiding Judge
SEP	12 2022 1~100	
	B County, Texas	
By:	Deputy	