CAUSE NO. 231716601010

THE STATE OF TEXAS		§	IN THE COUNTY CRIMINAL COURT AT LAW	
V.		§	NO. 15	
CANALES, DIOSIS MARIA		§	HARRIS COUNTY, TEXAS	
<u>02276078</u> (SPN)		3	Tivitatio Cookerry, TEXAG	
ORDER FOR PRETRIAL SUPERVISION AND BOND CONDITIONS				
	tion to appearing in court as instructed, the defend he defendant will be supervised as follows:	dant is ORDE	RED to comply with the following conditions of release on	
•	(HCPS). The defendant will report to the HCPS Supervision Requirements form and the conditions this supervision. If released on a personal bond, the \$\ \text{\$; or } \qquad \text{Personal bond fee waives to the defendant will report in as directed by the supervision officer until the defendant does not have a current Texas Driver's to defendant will pay a \$12.50 fee to HCCSCD for an of: \$ \text{\$\text{\$\text{\$}}\$\t	Defendant M s indicated be e defendant v ved. fendant will be n person to the case is dispositionally card. The compared to the case or other thanks are the compared to the case of the compared to the compa	dant will be supervised by Harris County Pretrial Services conitoring Division by and comply with the rules on the elow until the case is disposed or until the court terminates will pay a personal bond fee of: The supervised by Harris County Community Supervision and the HCCSCD Bond Supervision Unit beginning and thereafter used or until the court terminates this supervision. If the there valid official government-issued photo identification, the defendant will pay to and through HCCSCD a supervision fee tion fee for each payment; or tion fee for each payment.	
Additional conditions (mark those that apply):				
\boxtimes	Defendant shall personally appear in court, on time	e, every time	this case is set on the Court's docket.	
\boxtimes	Defendant shall commit no crime and shall not eng	gage in any co	nduct that could result in his/her arrest.	
	Defendant shall have no contact with the prosecut	ion's witness(s) / the complainant(s) / the victim(s), specifically:	
	Defendant shall refrain from going to or within specifically:	feet of a re	esidence, school, place of employment, or other location,	
\boxtimes	Defendant shall have no threatening, harassing or the victim(s), specifically: <u>RONY CANALES</u>	assaultive cor	ntact with the prosecution's witness(s) / the complainant(s)/	
	mechanism approved by the Texas Department of ethyl alcohol is detected in his/her breath. Defended driven by the defendant within 7 calendar days	f Public Safety ant shall have of the defer	ipped 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 indant's release on bond. Defendant must comply with all with testing protocols. For HCPS only: Monitoring fee	



Dated:	July 3, 2020 Judge/Magistrate Signature:		
and cor be cond Order o	to abide by these bond conditions may result in the Defendant's bond being forfeited or revoked and the Defendant arrested affined. In addition, the Court has the authority to oversee the enforcement of its Orders, require that proceedings before it ducted in an orderly and expeditious manner, and to ensure justice is done. See Tex. Gov'T Code §21.001. Disobeying this bould also constitute contempt, which is punishable by a maximum penalty of a fine of not more than \$500.00, confinement in the process of the contempt.		
	Other:		
	HCCSCD: Defendant to pay all necessary fees and costs directly to the electronic monitoring vendor.		
	HCPS: ☐ Defendant to pay monitoring costs of ☐ \$6.00 per day / ☐ waived.		
	Defendant is required to submit to electronic monitoring (EM) / 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 the supervising agency. Defendant will observe an initial curfew from until, seven days per week.		
	Facts giving rise to probable cause suggest that alcohol was a factor in this offense. Defendant must not use, possess, or consume alcohol. This includes any food, mouthwash, or over-the-counter medication containing alcohol.		
	The Defendant shall observe an initial curfew from until, seven days per week.		
	The Defendant must not use or possess a firearm. (Check this box only if the offense involves an Assault Family Member or an offense where a weapon has been alleged)		
	Defendant must not use, possess, or consume marijuana or any controlled substance or dangerous drug unless obtained pursuant to a lawful prescription for the defendant issued by a medical doctor. Defendant will provide a copy of all such prescriptions to his supervising officer in advance.		
	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.		
	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.		
	Defendant's travel is restricted as follows:		
	Defendant is to surrender his/her passport for temporary deposit with the Treasurer or Registry of the Court, as instructed by the supervising agency, and provide the agency with proof of that surrender.		
	Defendant shall not drive without the permission of the court.		
	HCCSCD: Defendant to pay drug testing fee of \$10.00 monthly.		
	HCPS: Defendant to pay costs of \$\infty\$ \$\\$11.00 per test \subseteq \infty\$ per test \subseteq \infty\$ waived.		
	Defendant is required to submit to drug / alcohol / drug and alcohol testing by authorized agency personnel.		
Ш	Defendant is required to obtain an approved portable alcohol testing device from a vendor approved by the supervising agency and to begin its use within calendar days, to comply with all required equipment and maintenance services, and to comply with testing protocols.		



Defendant's Acknowledgment

I understand that the court is ordering my compliance with the conditions listed above as a requirement of my continued release on bond. I agree to these conditions. I understand that my failure to comply with these conditions may result in the forfeiture or revocation of my bond and confinement, and possibly a separate action against me for contempt of court for which I could be separately fined and jailed as detailed above.

Dated: July 3, 2020 Defendant's Signature:

