CAUSE NO. <u>162600901010</u> SPN: <u>022</u> 6	02236	DATE/TIME OF ARREST: 3/27/2019 12:24 AM	
THE STATE OF TEXAS	§	IN THE 179th DISTRICT COURT	
v. <u>VISER, JUSTIN</u> DOB: <u>May 29, 1988</u>	§ §	HARRIS COUNTY, TEXAS	
STATUTORY WARNINGS BY MAGISTRATE - PROBABLE CAUSE FOR FURTHER DETENTION – PR BOND/BAIL ORDER			
On this date and time the above-named defendant personally appeared before me, the undersigned Texas magistrate. The defendant appeared in person by video teleconference and I admonished the defendant as follows:			
You are accused of 3RD DEGREE FELONY, namely, EVADING ARREST/DETENTION W/VEHICLE.			
 You have the right to hire an attorney to You have the right to remain silent. You have the right to have an attorney during any interview with peace officers representing the state. You have the right to stop any interview 	present prior to and s or attorneys	 You have the right to an examining trial in a felony offense. You are not required to make a statement and any statement you make can be used against you. You have the right to request the appointment of counsel if you cannot afford counsel. 	
If you consent, I can appoint the Public Defender to represent you and describe evidence on your behalf in this bail hearing regardless of whether you are indigent. If you request appointed counsel and are later found to be indigent, another lawyer would be appointed to represent you in any trial or plea on the charge(s) listed above.			
Do you consent to allow an assistant public defender to represent you in this bail hearing, knowing that this lawyer will not continue to represent you when this hearing is over? NO YES— Pursuant to Joint Administrative Order No. 2017-01, Assistant Public Defender Henderson, Jasmine (print name) represented the Defendant in this bail hearing. Do you request the appointment of counsel to represent you in the county or district court if you are determined to be indigent?			
NO YES— The Court ORDERS Pretrial Services to help the defendant, if still in custody, prepare the request and any supporting paperwork, and then forward the request to the judge of the court in which the case is pending within 24 hours.			
CONSULAR NOTIFICATION: If you are a foreign national, you may be entitled to have us notify your country's consular representative here in the			
United States. If your country requires notification, we will notify it as soon as possible. The accused is a: United States citizen foreign national of (country).			
☐ The accused requests notification of consular officials.			
MANDATORY NOTIFICATION: The clerk shall immediately alert the above country's consulate of this arrest.			
If you are a foreign national, please provide the following information:			
Name (father's last / mother's last / first)	Date of Birth	Place of Birth	
Passport Number	Date Issued	Place Issued	
PROB <i>A</i>	BLE CAUSE FIN	DING AND ORDER	
The Court FINDS that probable cause for further detention DOES NOT EXIST . The Court ORDERS the law enforcement agency and officer having custody of the defendant to immediately release the defendant from custody.			
The Court FINDS that probable cause for further detention EXISTS . The Court reviewed and/or set the defendant's bond as indicated in the BAIL ORDER below and, in clear and unambiguous language: (1) advised the defendant of his rights pursuant to Tex. Code Crim. P. Art. 15.17; and (2) provided the defendant with information required by law. The Court ORDERS the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.			
Probable cause previously determined. The Court ORDERS the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.			
SEE NEXT PAGE FOR BAIL ORDER			
March 28, 2019 0-41 AM			
March 28, 2019 0:41 AM Date and Time Magistrat	te (Judge or Hearing Offi	cer) Interpreter (if applicable)	



STATUTORY WARNINGS BY MAGISTRATE - PROBABLE CAUSE FOR FURTHER DETENTION - PR BOND/BAIL ORDER

PERSONAL BOND / BAIL ORDER

Having found probable cause exists for the further detention of <u>VISER</u>, <u>JUSTIN</u>, the Court next determined the conditions of release for the accused to ensure he/she will appear and answer before the proper Court.

PART 1: PUBLIC SAFETY ASSESSMENT	
The Court considered the Public Safety Asses following presumptive personal bond recommendations of the Court considered the Public Safety Asses	
 □ Personal Bond Recommended □ Personal Bond NOT Recommended ☑ Personal Bond Recommendation referred to Magis □ PSA NOT available 	trate
PART 2: PERSONAL BOND / BAIL REQUESTS	
Presumptive Bail Amount \$888,888.00	
 Personal Bond ☐ Requested ☒ Opposed No Position 	DEFENDER PR BOND / BAIL REQUEST Donal Bond Requested Opposed No Position Request No PD Bail Request Higher
Lower	\times Lower \\$10,000.00
No Bail	☐ No Bail
PART 3: FINANCIAL AFFIDAVIT Signed and Sworn: Yes No	
ORDER	
After considering the above, the Court (1) advised the defendant of ART 15.17; (2) set the defendant's conditions of release in clear and provided the defendant with information required by law. The Cou	unambiguous language; and (3)
Bail is set at: No Bail 0.00 Conditions	
Personal bond is:	ual.
The reasons for this individual assessment of the appropriate conditabove-named Defendant.	tions of release were explained to the
March 28, 2019 0:41 AM 53 99 74 55	
Date and Time Magistrate (Judge or Hearing Officer) Magistrate Lionel Castro (SPN) (Rev. July 24, 2018)	Interpreter (if applicable) Page 2 of 2

