CAUSE NO. <u>228083001010</u> SPN: <u>0</u>	3014770	DATE/TIME OF ARREST: <u>10/5/2019 05:33 AM</u>
THE STATE OF TEXAS	§	IN THE COUNTY CRIMINAL COURT AT LAW NO. 1
v. STONE, CHRISTOPHER JAMES	§ §	HARRIS COUNTY, TEXAS
DOB: <u>April 2, 1982</u>		
STATUTORY WARNINGS BY MAGIS	STRATE - PROBABLE CAUSE	FOR FURTHER DETENTION – PR BOND/BAIL ORDER
On this date and time the above-named defendant appeared in person by		before me, the undersigned Texas magistrate. The dmonished the defendant as follows:
You are accused of CLASS A MISDEMEANC	OR, namely, <u>ASSAULT-FAMILY</u>	MEMBER.
 You have the right to hire an attorney to represent you. You have the right to remain silent. You have the right to make a statement and any statement you make can be used against you. You have the right to request the appointment of coun if you cannot afford counsel. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. You have the right to an examining trial in a felony offer. 		
	you request appointed coun	and describe evidence on your behalf in this bail hearing sel and are later found to be indigent, another lawyer would above.
to represent you when this hearing is over Do you request the appointment of counse ☐ NO ☐ YES— The Court ORDER	Pu Pu (pr el to represent you in the couls S Pretrial Services to help th	n this bail hearing, knowing that this lawyer will not continue resuant to Joint Administrative Order No. 2017-01, Assistant polic Defender Self, Christopher int name) represented the Defendant in this bail hearing. Introduce of the defendant, if still in custody, prepare the request and any the court in which the case is pending within 24 hours.
		have us notify your country's consular representative here in the
United States. If your country requires notificat	ion, we will notify it as soon as p	
The accused is a: United States citizen The accused requests notification of consul		
MANDATORY NOTIFICATION: The clerk shall		ntry's consulate of this arrest.
If you are a foreign national, please provide the	e following information:	
Name (father's last / mother's last / first)	Date of Birth	Place of Birth
Passport Number	Date Issued	Place Issued
PROE	BABLE CAUSE FIND	ING AND ORDER
The Court FINDS that probable cause and officer having custody of the defe		OT EXIST. The Court ORDERS the law enforcement agency the defendant from custody.
indicated in the BAIL ORDER below an Tex. Code Crim. P. Art. 15.17; and (2) p	d, in clear and unambiguous lrovided the defendant with ir	The Court reviewed and/or set the defendant's bond as anguage: (1) advised the defendant of his rights pursuant to formation required by law. The Court ORDERS the defendant til he posts the required bond or until further order of the
Probable cause previously determined County, Texas, until he posts the requ		ndant committed to the custody of the Sheriff of Harris er of the Court.
_	EFOR BAIL ORDER Algoria 10232	8033
October 06, 2019 1:17 AM Date and Time Magist) trate (Judge or Hearing Office	r) 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>STONE, CHRISTOPHER JAMES</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 Assessment results and also considered the following presumptive personal bond recommendation:
 □ Personal Bond Recommended □ Personal Bond NOT Recommended □ Personal Bond Recommendation referred to Magistrate ☑ PSA NOT available
PART 2: PERSONAL BOND / BAIL REQUESTS
Presumptive Bail Amount <u>\$888,888.00</u>
A. DISTRICT ATTORNEY PR BOND / BAIL REQUEST Personal Bond Requested Opposed No Position Bail Request No DA Bail Request Bail Request No PD Bail Request No PD Bail Request Higher No Bail PART 3: FINANCIAL AFFIDAVIT Signed and Sworn: Yes No DA Bail Request Opposed Personal Bond Requested Opposed No PD Bail Request Higher Lower \$1,500.00 No Bail
ORDER
After considering the above, the Court (1) advised the defendant of his rights pursuant to Tex.Code Crim.P. Art 15.17; (2) set the defendant's conditions of release in clear and unambiguous language; and (3) provided the defendant with information required by law. The Court then ORDERED the following: Bail is set at: \[\sum_{\text{No Bail}} \sum_{\text{\frac{\pi}{3},000.00}} \sum_{\text{\frac{\pi}{3},000.00}} \]
Conditions
Personal bond is: Not Approved On bond - DWI (8/23/19). MOEP granted. D intox'd, att'd to DWI, CW att'd to stop him, D assaulted CW. D has prior Agg Assault conviction (2012) out of Jefferson Co. D on bond for DWI, instructed not to use alcohol as a condition of the PTRB he got in that case. Clear and convincing evidence that there is no condition or combination of conditions that court could impose that would ensure community safety based upon D's use of alcohol in this instance and escalation to violent crime. Approved Conditions



above-named Defendant.

The reasons for this individual assessment of the appropriate conditions of release were explained to the

Date and Time Magistrate Eva Flores (SPN 02328033) Magistrate (Judge or Hearing Officer)

(Rev. July 24, 2018)

Interpreter (if applicable)

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