## **GENERAL ORDER NO. 2023-1**

IN THE MATTER OF \* IN TH

\* IN THE  $252^{ND}$  DISTRICT COURT

BOND CONDITIONS FOR \* AND

CRIMINAL DISTRICT COURTS \* THE CRIMINAL DISTRICT COURT

## STANDARD BOND CONDITIONS IN JEFFERSON COUNTY CRIMINAL DISTRICT COURTS FOLLOWING PRE INDICTMENT ARRAIGNMENT AND/OR INDICTMENT

Following the pre-indictment arraignment and/or return of a criminal indictment assigned in either the 252<sup>nd</sup> District Court or the Criminal District Court of Jefferson County, Texas, all bail and personal recognizance bonds executed for release of any defendant named therein are ordered subject to the following additional conditions:

- 1. The defendant shall commit no offense against the laws of this State, any other State, or the United States;
- 2. The defendant shall submit to testing for drugs and alcohol at any time as directed by the Court;
- 3. The defendant shall not communicate, either directly or indirectly, with the alleged complainant/victim of the pending offense, nor shall the

defendant go near any residence, school, job site, or other location frequented by the alleged complainant/victim;

Defendants on Bonds are prohibited from using, possessing, or being 4. under the influence of any amount or form of tetrahydrocannabinol (THC), including but not limited to marijuana, hemp, delta-8 THC, delta-9 THC, delta-10 THC, THCV, THC-O, CBD products, synthetic cannabinoids, or any other product or substance that contains or derives any amount or form of THC, unless a valid and verifiable medical prescription is provided and approved by the Court. Any positive drug test detecting the presence of any THC-related metabolite can be considered a violation of this condition and subject the defendant to revocation and/or modification of his/her Bond conditions as determined by the Court. In the event that the Court grants the defendant an exception to consume a THC-containing product based on a valid and verifiable medical prescription, the defendant is expressly prohibited from operating any motor vehicle in a public place with THC in his/her bodily system. Any violation of this provision may result in immediate consequences as determined by the Court, including but not limited to bond revocation, additional charges, and/or other appropriate sanctions.

- 5. A defendant whose indictment charges any offense listed under chapter 49 of the Texas Penal Code shall not operate any motor vehicle illegally and unless the vehicle is equipped with an interlock device mechanism that makes impractical the operation of the vehicle if ethyl alcohol is detected in the breath of the operator; and said device shall be installed at the defendant's expense with <u>written verification of such installation being submitted to the Court on or before the date scheduled for the defendant's initial appearance;</u>
- -Any <u>subsequent</u> offense under Texas Penal Code Section 49.04

  (Driving While Intoxicated), 49.05 (Flying While Intoxicated, 49.06 (Boating While Intoxicated)
- Any offense under Texas Penal Code Section 49.045 (Driving While Intoxicated with Child Passenger), 49.07 (Intoxication Assault), 49.08 (Intoxication Manslaughter)
- 6. The defendant shall as soon as reasonable possible, orally and in writing, report any arrest relating to any other criminal matter to the Court(s) in which defendant has posted bail bonds; and,

7. A defendant's failure to fully adher	re to the Bond Conditions as set forth
herein can result in the defendant's bond	to be revoked, modified, or
otherwise altered by the Court in accordance with law.	
EFFECTIVE AS OF	, 2023.
	Presiding Judge 252nd District Court
	Jefferson County, Texas
	Presiding Judge Criminal District Court
	Jefferson County, Texas