Cause No.				
THESTATEO	FTEXAS	IN THE COUN	TYCOURTATLAW	
VS.		OF		
	·.	ECTOR COUN	TY, TEXAS	
	Motion fo	or Release of Ca	sh Bond	
Ι,	I,, do hereby request the court to release the Cash Bond in the amount of			
\$	said bond was posted in the	ne above styled and	I numbered cause. The said bond has never been	
forfeited and sa	id Defendant has satisfied all condition	ons of the bond. The	request for refund is in accordance with the	
following statut	es:			
funds of the coof having suretreceiving the fit defendant's be receipt, including accounting and funds in a specimination of the suretree withdrawal at funds generated. I release	urt in which the prosecution is pending ites signing the same. Any cash funds and, on order of the court, be read to: (1) any person in the name of which may be defendant if a receipt was issued (2) the defendant, if no other person in the clerk shall defend an amount equal to five percent from a case arising under the Family the Clerk from all liability and according to the clerk from a clerk from all liability and according to the clerk from all liability and according to th	ag current money of a deposited under this defunded, after the company of the defunded, after the company of the defendant; are as able to produce the defendant; as able to produce the defendant of the withdraw by Code is exempt from the defendant of the withdraw of the	uce a receipt for the funds. EES. (a) To compensate the county for the funds that have not earned interest, including adrawal, deduct from the amount of the all but that may not exceed \$50. Withdrawal of	
	lignature			
Address			Please select one of the following: Call for pick-up	
-		_	Mail	
Phone Number	er	-		
Applicants Significants fi	gnature	Date		

*Note- A copy of driver's license must accompany this application. Your refund will be issued to you after a judge reviews your application and enters an order allowing the funds to be released.

Cause No.				
THE STATE OF TEXAS	IN THE COUNTY COURT AT LAW			
VS.	OF			
	ECTOR COUNTY, TEXAS			
ORDER FOR	RELEASE OF CASH BOND			
On this day came on to be conside	red the Motion for Release Cash Bond in the amount of			
\$ in the above styled and nu	ambered cause. The Court finds that the Cash Bond has			
never been forfeited and said Defendant ha	s satisfied all conditions of said bond.			
The Court hereby Orders the rele	ease of the Cash Bond pursuant to CCP 17.02 and			
Orders the Clerk to withdraw the Admi	nistrative Fee in accordance with LGC 117.055.			
Signed and entered thisda	ay of A.D., 20			
	JUDGE PRESIDING			

,

.