KINGMAN/CERBAT JUSTICE COURT, 524 WEST BEALE ST, KINGMAN, AZ 86402 PHONE (928) 753-0710 FAX (928) 753-7840

STATE OF ARIZONA, Plaintiff				D	ETERMINATION OF RELEASE
.VS. TRAVIS STEVEN RYLE	Dofond	01/20/1983		. D. M.	CONDITIONS
	, Derend	DATE OF BIF		erviceLLYes LLINo	AND RELEASE ORDER
CASE NUMBER		DATE OF BIR		145055 (0) 455	
TR2024-0143	29 701 0242 1	V0000 00000		HARGES/CLASS	
111202410140	28-701 02A2 EXCEED SPEED LIMIT BY 20/45 MPH C3M 28-855B STOP SIGN VIOLATION CVT				
	+				
				O CURRENT REG	
Vaucas					RESPONSIBILITY CVT
You are required to appear for:	26-4135A NO M	IANDATORY INS			
Arraignment Status Hearing		<u></u>	Preliminary I	Hearing	
Pre-Trial 6:18-24 2 1:50 Am			Plea Hearing		
Pre-Trial 6:18-24 1:50 pm Judgment & Sentence			Case Management		
Failure to Comply/Pay Fine			Order to Show Cause Community Restitution Counseling		
Other Hearing		Ц	Community I	Restitution 📋	Counseling
0		,			
at the following court:	I Darela Charact II				
Kingman Cerbat Justice Court, 524 V		-			
If you are released from jail, you n	nust follow all_				
Not commit any criminal offense Not to consume alcohol Not to consume/possess illegal substances					
Maintain contact with your attorney as directed					
Notify the Court (and your attorney if applicable) of any changes in address or phone number while your case proceeds					
Not leave the State of Arizona without permission of the Court					
 Have No direct/indirect contact No uninvited contact with the alleged victim(s) or witness in this matter If released during an appeal, prosecute the appeal with due diligence 					
 Treleased during an appeal, prost Comply with each of the following 					
Comply with each of the following	conditions of fele	ase.			
Defendant shall report for fingerp Mohave County Jail 501 S. Hw and provide proof of compliance (Defendant Prequests we Defendant informs court that privice Court denies request for court app Court appoints: Mohave County	y 66, Kingman A including process aives court appoin ate counsel will be pointed counsel.	Z 86401 928-75; control number) to ted counsel. retained. Incomplete/No	3-0759 of the court. De Application	fendant determined	Other NO JALL
Court appoints: Mohave County				_) Administrative Fee Assessed
IN LIEU OF BOND: Defendant is eligible to be released at or to a 3rd party behavioral health facility.					
BOND: The Defendant will post a Quisecured Secured Cash Bond is Cash to Forfeit Only in the amount of					
\$ prior to	release from cust	ody.			
IN LIEU OF BOND: Defendant is released to the Pre-Trial Services Program: Level 1 Level 2 Level 3 Upon release from custody					
you must report to Mohave County Probation Department pursuant to the Pre-Trial Order for Release.					
OWN RECOGNIZANCE: The Court does not find that a bond is necessary to assure the Defendant's appearance. NON-BONDABLE: The Defendant is not admissible to bail and shall be held without bond pursuant to applicable law.					
NON-BONDABLE: The Defend	ant is not admissib	le to bail and shal	l be held withou	t bond pursuant to	applicable law.
☐ IMMEDIATE RELEASE: ☐ 0	Charge Dismissed	□ No Cor	nplaint filed.	Recall Warrant a	and Exonerate Bond, if any.
		VICTIM INFO	RMATION		
Victim appears in person	Victim appears		Victim appears	3 rd party	ictim does not appear
Release conditions requested		not request releas			nsidered the statements of the victir
CONSEQUENCES OF VIOLATING THIS C					
court may issue a warrant for your arrest and/or	hold the trial or pro	ceeding in your abse	nce. IF CONVICT	ED, YOU WILL BE REQU	JIRED TO APPEAR FOR SENTENCING. IF
YOU FAIL TO APPEAR, YOU MAY LOSE YOUR RIC	SHT TO A DIRECT AP	PEAL.			
If you violate any condition of an appearance	e bond, the court ma	ay order the bond ar	of release After	urity deposit forfeited i	to the State of Arizona. In addition, the finds that you have not complied with the
Court may issue a warrant for your arrest upon learning of any violation of the conditions of release. After a hearing, if the court finds that you have not complied with the release conditions, the court may modify the conditions or revoke the release altogether.					
if you are released on a felony charge, and t	he court finds the pr	oof evident or the p	resumption great	that you committed a i	felony during the period of release, the
court may revoke your release. You may also be	subject to an addition	onal criminal charge,	and upon convict	ion you could be punis	hed by imprisonment in addition to the
punishment which would otherwise be imposable				pon finding that you vi	olated conditions of release, the court ma
also find you in contempt of court and sentence					
ACKNOWLEDGEMENT: fully understand	and will comply with	all release condition	ns indicated above	and further understal	The consequences should I violate any
1121			~	1111	
069	05/22/24		61	1/6	05/22/24
Defendant's Signature	Date	_	dicial Officer		Date
Clark BRC	DS Prosecutor	Defense Counse	el 🔲PTS	Probation	Other