IN THE SUPERIOR COURT

**STATE OF ARIZONA-COUNTY OF PINAL**

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| STATE OF ARIZONA | ) |  |  |  |
|  | ) | (1100 PVWAR) | Booking Number: | [Booking Number] |
| VS | ) |  | Case Number: | [Case Number] |
| Click here to enter Name | ) |  |  |  |
| DEFENDANT | ) | **DETERMINATION OF RELEASE CONDITIONS AND ORDER** | | |
|  |  |  | | |

**========================================================================================================**

**CHARGE(S):**

**CHARGE TYPES ARE LISTED HERE**

IT IS HEREBY ORDERED that the defendant be released as indicated below and comply with the following standard conditions checked below during the pendency of the case.

**RELEASE TYPE**

Own Recognizance: The defendant I released and promises to appear in court as required.

Supervised Released: The defendant, if released on own recognizance or bonded out is subject to the supervision restrictions and conditions of the Pretrial Services Agency of the Superior Court.  incl. alcohol/drug monitoring. **(***If checked also issue PRETRIAL SUPERVISION RELEASE #18 and #19***)**

Third-Party Custody: The defendant will be released in the custody of: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ *(If checked also issue DETERMINATION OF RELEASE CONDITIONS/ADDENDUM: Third Party Obligations***)**

**Secured Appearance Bond**: The defendant will deposit with the Clerk of the above court the total sum of **$\_\_\_\_**

**Unsecured Appearance Bond**: The defendant shall pay to the State of Arizona the sum of **$\_\_\_\_**

**Cash Bond** in the amount of **$\_\_\_\_**

**No Bond:** The Defendant is held without bond pursuant to:  Ariz. Const. Art. 2 Sec 22  Rule 7.2

**If you are released from jail, you must follow all release conditions and appear as directed herein.**

**STANDARD CONDITIONS**

(1) Appear for **arraignment** on **Thursday, June 02, 2022** at **8:30 a.m. at the Mohave County Superior Court, 401 E. Spring Street, Kingman, AZ 86402 (928) 753-0713** in front of **the PRC Judge**

(2) Violate no federal, state or local criminal law.

(3) Do not leave the state of Arizona without written permission from the Court.

If checked, Defendant may leave the state of Arizona provided defendant returns for Court dates.

(4) Diligently pursue any appeal if released from custody after judgement and sentence have been imposed.

(5) Maintain contact with your attorney

(6) Provide a current address and phone number to the Court and to your attorney and immediately notify both of any changes.

(7) Do not threaten or initiate any type of contact with the alleged victim(s)*.*

(8) Do not drive a motor vehicle without a valid driver’s license in your possession.

**OTHER CONDITIONS OF RELEASE:**

(9) Do not threaten or initiate any type of contact with any person as specified here:

(10) Do not possess firearms, ammunition or weapons of any kind.

(11) Do not consume any alcoholic beverages, or any drug without a valid prescription.

(12) Do not go to the scene of the alleged crime. If checked, you may return one time only with a law enforcement officer.

(13) Do not go to locations as specified here: **HOME, WORK OR SCHOOL OF VICTIM**

(14) Comply with 3rd party custody release conditions as specified here: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(15) Contact probation officer  immediately upon release, within 72 hours.  as directed in writing

(16) Electronic monitoring, if available, (Mandatory if released on a felony offense under Chapters 14 or 35.1 of Title 13)

(17) Other:

**ADDITIONAL CONDITIONS FOR YOUR PRETRIAL SUPERVISION RELEASE (PSR):**

(18) Comply with the assigned pretrial supervision programs as specified here: Drug and alcohol monitoring;  GPS monitoring

(19) Provide a current address and phone number to Pretrial Services immediately and notify them of any changes; report to Adult

Probation Pretrial Services in person immediately upon release.

**IF YOU VIOLATE THIS ORDER: You have the right to be present at your trial and at all other proceedings in your case. IF YOU FAIL TO APPEAR THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST AND/OR HOLD THE TRIAL OR PROCEEDING IN YOUR ABSENCE. IF CONVICTED, YOU WILL BE REQUIRED TO APPEAR FOR SENTENCING. IF YOU FAIL TO APPEAR, YOU MAY LOSE YOUR RIGHT TO A DIRECT APPEAL.**

If you violate any condition of an appearance bond, the court may order the bond and any related security deposit forfeited to the State of Arizona. In addition, 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 the court finds the proof evident or the presumption great that you committed a felony during the period of release, the court must revoke your release. You may also be subject to an additional criminal charge, and upon conviction you could be punished by imprisonment in addition to the punishment which would otherwise be imposable for the crime committed during the period of release. Upon finding that you violated conditions of release, the court may also find you in contempt of court and sentence you to a term of imprisonment, a fine, or both..



**WARNING**

**IF YOU WILLFULLY VIOLATE ANY OF THESE OBLIGATIONS, THE COURT MAY HOLD YOU IN CONTEMPT AND IMPOSE A JAIL SENTENCE, FINE OR BOTH, AND YOU MAY LOSE YOUR BOND**.

**ACKNOWLEDGEMENT:** I fully understand and will comply with all release conditions indicated above and further understand the consequences should I violate any part of this order.

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Current address where you live: Street, City, State, Zip

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address where you receive mail if different from current address

(\_\_\_\_\_) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Phone No.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ­­­­­­­­­­­­­­­­­­­\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

DEFENDANT SIGNATURE JUDGE RICHARD PLATT

DATED: 6/2/2022

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IN THE SUPERIOR COURT

**STATE OF ARIZONA-COUNTY OF PINAL**

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| VS | ) |  | Booking Number: | [Booking Number] |
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| Click here to enter Name | ) |  |  |  |
|  | ) |  |  |  |
| DEFENDANT | ) |  |  |  |

This court makes the finding and orders as marked below:

The Defendant is NOT INDIGENT and is financially able to pay for the services of a lawyer. Defendant has advised the court that he or she can and will hire a lawyer. IT IS HEREBY ORDERED Defendant must appear at the next court date provided herein and advise the court which attorney has been retained. WARNING: If you appear at the next scheduled hearing without a lawyer, that hearing may still proceed as scheduled and you may have waived your right to an attorney, pursuant to Rule 6.1(d), A.R.Cr.P.

The Defendant is indigent, and IT IS ORDERED that Counsel is appointed to assist the Defendant. Attorney contact information is as follows:

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| --- | --- |
|  |  |
| **Pinal County Public Defender’s Office**  **400 S. Central, Florence, AZ 85132**  **(520)866-7199, or (888)431-1311** | **Pinal County Public Defense Services Office**  **400 S. Central, Florence, AZ 85132**  **(520)866-7199 or (888) 431-1311**  **PublicDS@pinal.gov** |

You may be required to contribute toward attorney costs based upon your ability to pay.

The Defendant is not entitled to be represented by court appointed counsel in further criminal proceedings based upon the nature of the charge, pursuant to Rule 6.1, A.R.Cr.P. The Defendant always has the right to retain his own counsel for all stages of any criminal proceeding.

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| --- | --- | --- |
| Dated: 6/2/2022 |  |  |
|  |  | JUDGE RICHARD PLATT |
|  |  |  |