

**IN THE MAYFLOWER DISTRICT COURT  
FOR THE DISTRICT OF CLARK COUNTY**

State of Mayflower,

*Plaintiff(s).*

v.

Weimerican\_Boz,

*Defendant(s).*

Case No.: CR-0002-24

Before: Hon. Albert Wellesley

**ORDER - PROCEEDINGS**

**PROBABLE CAUSE DETERMINATION ORDER AND ORDER SETTING TRIAL**

The above matter came for a preliminary hearing, acknowledging that the defendant has pleaded not guilty at arraignment. Accordingly,

1. Probable Cause: the court makes determination that there is probable cause that the defendant has committed the crimes charged in the complaint and orders that the complaint filed to be recognized as an official Information against the named defendant:

**WEIMERICAN BOZ OF LANDER, MAYFLOWER.**

2. Trial: Counsel and parties, unless presence is waived in writing prior thereto, are compelled to attend a Trial scheduled with the Court, for which a deadline to schedule is set no later than October 22, 2024.

**I. TRIAL – MODE AND CONDITIONS**

- A. The state attorney(s), defendant(s), and defense counsel(s) are expected to be ready for trial on the set date and be available during the commencement of to the end of the trial.

- B. The state attorney(s), defendant(s), and defense counsel(s) are not released from the courtroom without the court's express leave (notwithstanding technological issues reasonably foreseeable).
- C. Upon agreement of a scheduled date for trial, parties agree to commit to this date without any delay absent extraordinary circumstances.
- D. Defendant's failure to appear before the court at the scheduled date for trial will result in the defendant having a bench warrant issued against them compelling their appearance, and remanded into the custody of the Clark County Sheriff's Office until such time a new trial is scheduled.
- E. No Discord trial shall be considered owing to extremely slow response by all parties, including the Court.
- F. Pre-trial motions cannot be considered at trial. Motions extraordinary may be considered upon oral application by the state attorney(s) or defense counsel(s).
- G. The option of a magistrate judge to preside is available, and such a request for a magistrate judge to preside should be made to the presiding judge no later than 24 hours before the commencement of the trial. The magistrate judge will make recommendations to the presiding judge at the conclusion of the trial if they are to preside over the trial.

**DONE AND ORDERED.**

In Lander, Mayflower, this 18th day of October 2024.



HON. ALBERT WELLESLEY