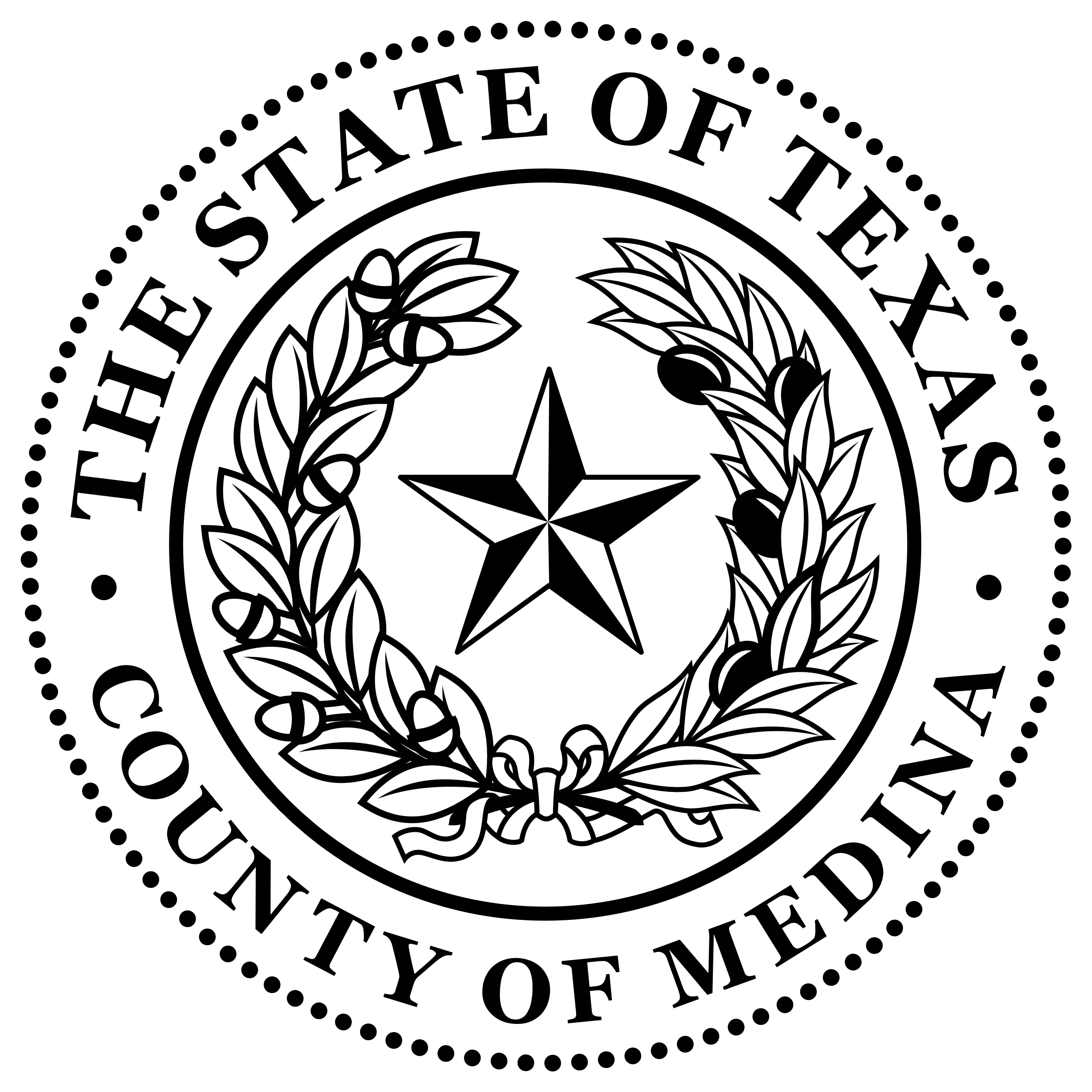
**SURETY BAIL BOND**

**COURT SETTING:**  **CASE NO.: {{CASE}}**

**DATE:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **CHARGE:** **{{CHARGE}}**

**TIME:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **SID NO.:** **{{SID}}**

**(Defendant}**

**KNOW ALL MEN BY THERE PRESENTS:**

That we, **{{PRINCIPAL}}** as principal, and the undersigned **MARK BANNING, AGENT DBA BIG DAWG BAIL BONDS** as sureties, are held and firmly bound unto the State of Texas, in the penal sum of **{{Bond}} {{BACKING\_AMOUNT}}** and, in addition thereto, we are bound for the payment of all fees and expenses that may be incurred by any peace officer in re-arresting the said principal in the event any of the hereinafter stated conditions of this bond are violated for the payment of which sum or sums will and truly be made, we do bind ourselves, and each of us, our heirs, executors and administrators, jointly and severally.

**THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH** **{{CHARGE}}** a **{{MISDEMEANOR\_OR\_FELONY}}** offense and to secure his release from custody is entering into this obligation binding him to appear before **{{County}}** Court of Medina County, Texas.

**NOW THEREFORE, IF SAID PRINCIPAL SHALL WELL AND TRULY MAKE HIS PERSONAL APPEARANCE BEFORE SAID COURT INSTANTER** as well as before any other court to which the same may be transferred and for any and all subsequent proceedings that may be had relative to said charge in the course of criminal actions based on said charge, and there remain from day to day and term to term or, said courts, until discharge by due course of law, then and there to answer said accusation against him, this obligation shall become void, otherwise to remain in full force and effect.

This bond is expressly conditioned upon the principal waiving extradition to the STATE OF TEXAS from any jurisdiction in or outside the UNITED STATES, where the principal may be found, and upon the principal not contesting any effort by any jurisdiction to return principal to the UNITED STATES or the STATE OF TEXAS.

**TAKEN AND APPROVED**

**THIS DAY OF** **{{SIGNED\_AND\_DATED}}** **SIGNED AND DATED** **{{SIGNED\_AND\_DATED}}**

**RANDY BROWN, SHERIFF, MEDINA COUNTY, TEXAS**  \_\_\_\_\_\_\_\_\_\_Principal

R/ INDEX

PRINT

By \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Deputy **{{ADDRESS}}**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Surety (Mailing Address)

Mark Banning (Agent)

PO BOX 371

Dilley, TX 78017 RACE **{{RACE}}** SEX **{{SEX}}** DOB **{{DOB}}** HT **{{HT}}** WT **{{WT}}**

830.837.0087 HAIR {**{HAIR}}**  EYES **{{EYES}}** DL **{{DL}}** STATE **{{STATE}}**

**OATH OF SURETIES** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Co-Surety

**THE STATE OF TEXAS** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**COUNTY OF MEDINA** (Mailing Address)

We, each of us, Mark Banning, Agent dba Big Dawg Bail Bonds DO SWEAR THAT WE ARE WORTH IN OUR OWN RIGHT, AT LEAST THE SUM OF **{{Bond}}** DOLLARS, after deducting from our property all that which is exempt by the Constitution Laws of the STATE OF TEXAS from forced sale, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of **{{County}}** and have property in the STATE OF TEXAS liable to execution worth:

**THE SAID \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ SUM OF {{BACKING\_AMOUNT}} DOLLARS**

**THE SAID \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ SUM OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ DOLLARS**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ SURETY \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Co-SURETY**

Signature Signature

**SUBSCRIBED AND SWORN** to me before the \_\_\_\_

Day of \_\_\_\_\_\_\_\_ A.D. 2025

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

**NOTARY PUBLIC STATE OF TEXAS**

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

(Expiration date of Notary)