

24 - DCR - 108592  
BOP02015 6  
Bond Posted/Receipt  
7138069



ORIGINAL

458

**BAIL BOND**  
THE STATE OF TEXAS  
FORT BEND COUNTY

Arrest Date: 8-16-2024  
Arresting Officer/ Agency: FB FORT BEND ISD SCHOOLS (SUGAR LAND)  
Cause/Case#: 1AW081524VB/24DCR108592 ✓  
B M 4-23-1976  
Race Sex D.O.B.

KNOW ALL MEN BY THESE PRESENTS:

That we, DONA DEVON PETTWAY, as Principal, also referred to as "Defendant", and the undersigned ALLEGHENY CASUALTY COMPANY / A-AFFORDABLE BAIL BONDS will appear in the proper court or before the appropriate Magistrate to answer the accusation(s), and as Surety are held and firmly bound unto the STATE OF TEXAS in the penal sum of (\$ 100,000.00) ONE HUNDRED THOUSAND Dollars, and in addition thereto, we are bound for prejudgment interest at the rate of ten (10%) on the face amount of this bond for the payment of all fees and expenses that may be incurred by any peace officer in re-arresting the said Principal (Defendant) in the event any of the stated conditions of this bond are violated. We do hereby bind ourselves, our heirs, executors, and administrator to pay all of such sums upon any violation of such condition(s).

The Defendant is charged with a:  **Felony** ( Misdemeanor)  
TO WIT: SEXUAL ASSAULT CHILD

The defendant is to appear before the below listed Court in Fort Bend County, Texas, or the appropriate court in \_\_\_\_\_ County **INSTANTER**. NOW, THEREFORE, if the said Defendant shall make personal appearance before said Court, **INSTANTER**, as well as before any other Court to which such Defendant may be transferred, and for any and all subsequent proceedings that may be had relative to said charge, or in the course of any criminal action based upon such charge, and if the Defendant shall there remain from day to day and from term to term of said Court(s) to answer said accusation against the Defendant until the Defendant is discharged by due course of law, this obligation shall become null and void, otherwise, to remain in full force and effect.

Signed and Dated this, the 20 day of AUGUST, 2024

~~\_\_\_\_\_~~  
SURETY AMOR SALDANA  
(Attach copy of POA)

LICENSE # 141 EXP DATE 12/4/2025

1110 RICHMOND PKWY ABBC1110MNGR@YAHOO.COM  
ADDRESS

RICHMOND, TX 77469 281-342-6060  
CITY/STATE/ZIP/PHONE#

**\*\*For out of County Bonds\*\***

THE STATE OF TEXAS  
COUNTY OF FORT BEND  
I certify that the above surety is licensed and in good standing in Fort Bend County. if this bond was presented to me, I would accept the same.

SHERIFF OF FORT BEND COUNTY, TEXAS

BY: \_\_\_\_\_  
DEPUTY

DONA PETTWAY  
PRINCIPAL (DEFENDANT)  
2308 FEATHERTON CT  
PRINCIPAL'S STREET ADDRESS  
SUGAR LAND, TX 77478  
CITY/STATE/ZIP  
843-465-7171  
PHONE#

INDEMNITOR

INDEMNITOR'S STREET ADDRESS

CITY/STATE/ZIP

PHONE#

Taken and approved this the 20 day of Aug 2024

BY: [Signature]  
Deputy Sheriff, Fort Bend County Sheriff's Office

**COURT APPEARANCE INFORMATION:**

DATE: SEPTEMBER 30, 2024 TIME: 1:00PM COURT: DISTRICT

ADDRESS: 1422 EUGENE HEIMANN CIR, RICHMOND, TX 77469 (281) 342-3411

\*\*Additional information or Bond Conditions: SEE ATTACHED

Thumb

VERIFY FIRST - THIS DOCUMENT IS PRINTED IN BLUE & BLACK INKS.

Only the original Power of Attorney will bind this surety.



**POWER OF ATTORNEY**  
Allegheeny Casualty Company  
PO Box 5600, Thousand Oaks, CA 91359  
(800) 935-2245 poa@aiaasurety.com

POWER NUMBER AS100K-68832

THIS POWER VOID IF NOT USED BY: December 31, 2024

POWER AMOUNT \$ 100,000

KNOW ALL MEN BY THESE PRESENTS, that **Allegheeny Casualty Company**, a surety corporation duly organized and existing under the laws of the State of New Jersey, has constituted and appointed, and does hereby constitute and appoint, its true and lawful Attorney-in-Fact, with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said Attorney-in-Fact may lawfully do and perform in the premises by virtue of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED. THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF ONE HUNDRED THOUSAND\*\*\*\*\*

AND SHALL ONLY BE EXECUTED FOR STATE COURT BAIL BONDS.

Authority of such Attorney-in-Fact is limited to the execution of appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearances. A separate Power of Attorney must be attached to each bond executed. Powers of Attorney must not be returned to Attorney-in-Fact, but should remain a permanent part of the court records.

Bond Amt \$ 100000 - Date Executed 8-20-24  
Defendant Dona D. Pettway D.O.B. 4-23-76  
Case # 24 DCR 108592 Appearance Date 9-30-24  
Offense Sexual Asslt Child  
Court County Fort Bend Total Premium Charged Transfer  
Court City Richmond Court State Tx Div./Dept. Dist  
If rewrite, give orig. power #  Increase  Decrease  
Executing Agent [Signature] License Number 141

NOTICE: Stacking of Powers is strictly prohibited. No more than one power from this surety may be used to post any one bail amount.

IN WITNESS WHEREOF, said **Allegheeny Casualty Company**, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its Executive Vice Presidents, this 10th day of January 2023.

[Signature]  
Robert Kersnick, Executive Vice President

[Signature]  
James D. Portman, Executive Vice President



1204173422

Form# ACC.0100 (09/23) NOT VALID FOR IMMIGRATION OR FEDERAL BONDS

ORIGINAL

WARRANT NUMBER: 11W 0815 24 JB

THE STATE OF TEXAS

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COUNTY OF FORT BEND

268<sup>TH</sup> JUDICIAL DISTRICT

**CONDITIONS OF BOND  
SEXUAL ASSAULT OF A CHILD**

1.        The SUSPECT shall commit no offense against the laws of this or any other State or of the United States.
2.        The SUSPECT shall provide to the Fort Bend County Sheriff's Office one or more DNA specimens prior to release for the purpose of creating a DNA record as required by Texas Government Code Section 411.1471.
3.        The SUSPECT shall remain in Fort Bend County and counties contiguous to Fort Bend County, unless written permission is obtained from the Court in advance.
4.        The SUSPECT shall ~~surrender his passport or visa~~ to the Fort Bend County Sheriff's Office (Bonding Office Window at the FBC Jail) prior to release. The SUSPECT shall not obtain or apply for any supplemental or new passports or visas. *If the SUSPECT does not have a passport, he shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.*
5.        The SUSPECT shall report as directed to the Fort Bend County Community Supervision and Corrections Department Pre-Trial Division the same business day or following business day upon release and as directed any time after. The SUSPECT is hereby ORDERED to pay a \$40 per month Supervision/Administrative Fee to the Fort Bend County Community Supervision and Corrections Department on the date of his/her release, and on the same date each month thereafter until the case is disposed. (The SUSPECT shall report, in person, a minimum of once per month.)
6.        The SUSPECT shall ~~submit to ACTIVE~~ satellite monitoring under the supervision of the Fort Bend County Community Supervision and Corrections Department Pre-Trial Release Division prior to release from custody. The SUSPECT is hereby ordered to pay a monthly monitoring fee to the Fort Bend County Community Supervision and Corrections Department as ordered by the Fort Bend County Community Supervision and Corrections Department until the case is disposed. If, however, the SUSPECT is released from the Fort Bend County jail into the custody of another county, state, or federal agency due to a hold from another agency, the SUSPECT shall report to the Fort Bend County Community Supervision and Corrections Department within 24 hours of release from the outside agency to have the satellite monitor installed.
7.        The SUSPECT shall have **NO CONTACT**, or attempted contact whether in person, by electronic communications, in writing, through a third party, or otherwise with the child complainant, the child complainant's siblings, or **ANY** child under 18 years of age, including any family members.
8.        The SUSPECT shall not reside in a residence within 500 feet of any premises where children

commonly gather AND shall remain at least 1000 feet from any premises where children commonly gather, including but not limited to parks, schools, community swimming pools, child oriented restaurants and other businesses specifically geared toward children.

**Computer Monitoring Conditions:**

C1.  The SUSPECT shall not use, own, or operate any computer hardware or software or other electronic devices that can access the Internet unless such use, ownership, or operation has been approved in writing by the Pre-Trial Officer. If SUSPECT desires Internet access while on bond, the following conditions shall apply.

C2.  The SUSPECT shall not use any computer that has not been authorized for use in writing by the Pre-Trial Officer. This condition applies to and includes, but is not limited to, computers at other businesses, private homes, libraries, schools, cyber cafés, or other public/private locations.

C3.  The SUSPECT shall not use or own any electronic device, which allows Internet access unless specifically authorized in writing by the Pre-Trial Probation Department and Pre-Trial Officer. This includes, but is not limited to, satellite dishes, PDA's, electronic games, web-television, Internet appliances, and cellular/digital telephones.

C4.  The SUSPECT shall not possess or let another individual possess an unauthorized computer or other electronic device in his/her home.

C5.  The SUSPECT shall permit the Pre-Trial Officer or his/her representative to install on the SUSPECT'S computer(s)/device(s), at the SUSPECT'S expense, any hardware or software systems to monitor the computer(s)/device(s) use or prevent access to particular materials; and the SUSPECT shall abide by all monitoring rules and shall not tamper with or attempt to disable, circumvent, or change any aspect of the monitoring program. The monitoring protocol shall not impede or interfere with communication between the SUSPECT and his/her attorney. Any communications between the SUSPECT and his/her attorney shall not be viewed by the individual(s) responsible for monitoring the devices, and if inadvertently viewed shall not be disclosed to anyone.

C6.  The SUSPECT shall permit the Pre-Trial Officer or his/her representative to conduct periodic unannounced examinations of computer(s) and/or any equipment accessed by the SUSPECT. This may include retrieval and copying of all memory from hardware/software and may also include removal of such computer(s) and/or equipment for the purpose of a more thorough inspection by probation staff or by a forensic analyst to ensure compliance with this condition.

C7.  The SUSPECT shall abide by all monitoring rules and shall not tamper with or attempt to disable the monitoring program on his/her devices. The SUSPECT shall permit the periodic unannounced inspection by the Pre-Trial Officer or his/her representative of any such installed hardware or software to insure it is functioning properly and/or has not been tampered with. Any communications between the SUSPECT and his/her attorney shall not be viewed by the individual(s) responsible for monitoring the devices, and if inadvertently viewed shall not be disclosed to anyone.

C8.  The SUSPECT shall not change or attempt to change, circumvent, or disable any restrictions and/or settings established by the Probation Department and the Pre-Trial Officer.

C9.  The SUSPECT shall not use any software program, services, or devices that are designed to hide,

alter, or delete recordings/logs of computer use, Internet activities, or files stored on the SUSPECT's assigned computer(s). This condition includes prohibition of the use of encryption, steganography, and cache/cookie removal software.

C10.        The SUSPECT shall not have another individual access the Internet on his/her behalf to obtain files or information which the SUSPECT is restricted from accessing, and the SUSPECT shall not access any Internet Service Provider account or other online service using someone else's account, name, designation, or alias.

C11.        The SUSPECT shall disclose all online accounts including user-names and passwords to the Pre-Trial Officer and shall provide to the Pre-Trial Officer all original cell phone/telephone/Internet service provider billing records monthly, as well as proof of the disconnection or termination of such services if required by the Court.

C12.        The SUSPECT shall not view, access, possess, download, or upload any pornography or any nude or obscene images involving minors or adults, including images depicting individuals created via the method of morphing or other image creation format.

C13.        The SUSPECT shall not access any chat room, email accounts, instant messaging services, or other online environments that allows interaction with other users unless pre-approved in writing and authorized by the SUSPECT's Pre-Trial Officer.

C14.        The SUSPECT shall permit and allow the Pre-Trial Officer or his/her representative to conduct unannounced visits at the SUSPECT's home or other designated premises that the SUSPECT regularly accesses to search for and verify whether the SUSPECT possesses, or has access to, any computer or device that is capable of Internet connection, email, or instant messaging services. The SUSPECT shall allow the Pre-Trial Officer to access and search his home and other designated premises in all locations in which a computer or other device capable of accessing the Internet could feasibly be located. Any communications between the SUSPECT and his/her attorney shall not be viewed by the individual(s) responsible for monitoring the devices, and if inadvertently viewed shall not be disclosed to anyone.

August 15, 2024

DATE

[Signature]  
Suspect's Signature (acknowledging receipt)

[Signature]  
Magistrate Judge  
Fort Bend County, Texas

**If computer conditions are ordered: I have carefully read C14 above, and I understand the court has ordered search(es) of my residence (and other locations designated by the Court) and devices for enforcement of these conditions of release.**

\_\_\_\_\_  
Suspect's Signature (acknowledging receipt)

\_\_\_\_\_  
DATE

WARRANT NUMBER: 2AW081524JB

THE STATE OF TEXAS

COUNTY OF FORT BEND

268<sup>TH</sup> JUDICIAL DISTRICT

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§  
§

**CONDITIONS OF BOND  
POSSESSION OF CHILD PORNOGRAPHY**

1.  The SUSPECT shall commit no offense against the laws of this or any other State or of the United States.
2.  The SUSPECT shall provide to the Fort Bend County Sheriff's Office one or more DNA specimens prior to release for the purpose of creating a DNA record as required by Texas Government Code Section 411.1471.
3.  The SUSPECT shall remain in Fort Bend County and counties contiguous to Fort Bend County, unless written permission is obtained from the Court in advance.
4.  The SUSPECT shall surrender his passport or visa to the Fort Bend County Sheriff's Office (Bonding Office Window at the FBC Jail) prior to release. The SUSPECT shall not obtain or apply for any supplemental or new passports or visas. *If the SUSPECT does not have a passport, he shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.*
5.  The SUSPECT shall report as directed to the Fort Bend County Community Supervision and Corrections Department Pre-Trial Division the same business day or following business day upon release and as directed any time after. The SUSPECT is hereby ORDERED to pay a \$40 per month Supervision/Administrative Fee to the Fort Bend County Community Supervision and Corrections Department on the date of his/her release, and on the same date each month thereafter until the case is disposed. (The SUSPECT shall report, in person, a minimum of once per month.)
6.  The SUSPECT shall submit to **ACTIVE** satellite monitoring under the supervision of the Fort Bend County Community Supervision and Corrections Department Pre-Trial Release Division prior to release from custody. The SUSPECT is hereby ordered to pay a monthly monitoring fee to the Fort Bend County Community Supervision and Corrections Department as ordered by the Fort Bend County Community Supervision and Corrections Department until the case is disposed. If, however, the SUSPECT is released from the Fort Bend County jail into the custody of another county, state, or federal agency due to a hold from another agency, the SUSPECT shall report to the Fort Bend County Community Supervision and Corrections Department within 24 hours of release from the outside agency to have the satellite monitor installed.
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
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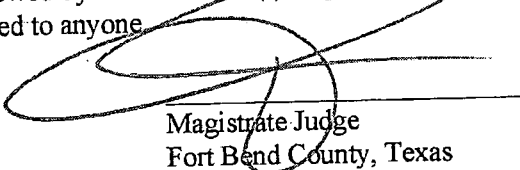
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August 15, 2024  
DATE

  
Suspect's Signature (acknowledging receipt)

  
Magistrate Judge  
Fort Bend County, Texas

If computer conditions are ordered: **I have carefully read C14 above, and I understand the court has ordered search(es) of my residence (and other locations designated by the Court) and devices for enforcement of these conditions of release.**

Suspect's Signature (acknowledging receipt)

DATE



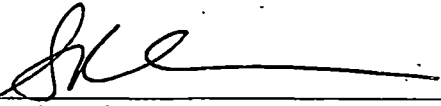
CAUSE NO. 24-DCR-108592

THE STATE OF TEXAS § IN THE 458<sup>TH</sup> DISTRICT COURT  
VS. § OF  
DONA DEVON PETTWAY § FORT BEND COUNTY, TEXAS

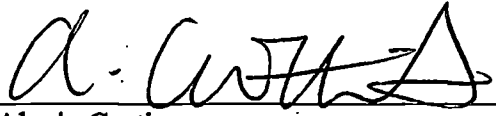
**AGREED ORDER REDUCING BOND AMOUNT**

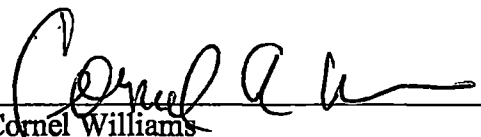
After agreement by counsel for both the State and the Defendant, the Court ORDERS that the Defendant's bond is reduced to \$100,000. Further, the Court ORDERS that the Defendant is subject to the attached Conditions of Bond if and when he is released.

SIGNED on this the 19 day of August, 2024.

  
\_\_\_\_\_  
Honorable Judge Presiding  
458<sup>th</sup> District Court  
Fort Bend County, Texas

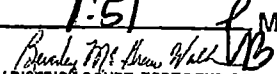
Agreed to by:

  
\_\_\_\_\_  
Alycia Curtis  
Attorney for State  
State Bar No. 24086385  
Email: alycia.curtis@fbctx.gov

  
\_\_\_\_\_  
Cornel Williams  
Attorney for Defendant  
State Bar No. 21521750  
Email: willassoc@aol.com

**FILED**

AUG 19 2024

AT 1:51 P.M.  
  
CLERK DISTRICT COURT, FORT BEND CO., TX

THE STATE OF TEXAS §  
COUNTY OF FORT BEND §

Before me, the undersigned magistrate of the State of Texas on this day personally appeared DONA DEVON PETTWAY 04-23-1976 in the custody of FBISD PD / HOBBS, a peace officer, and said person was given the following warning and admonitions by me:

- (1) You are charged with the offense(s) of 1AW081524VB SEXUAL ASSAULT CHILD (250.000)  
2AW081524VB POSS CHILD PORNO >=50 DEPIC OR VID (250.000)

An affidavit charging you with this offense has not been filed in this court.

- (2) You have a right to hire an attorney and have him / her present prior to and during any interview and questioning by peace officers or attorneys representing the State. If you are too poor to afford an attorney, you have the right to request the appointment of an attorney to be present prior to and during any such interview and questioning. You may have reasonable time and opportunity to consult your attorney if you desire.
- (3) You have the right to remain silent.
- (4) You are not required to make a statement, and any statement you make can be used against you in Court.
- (5) You have the right to stop any interview or questioning at any time.
- (6) You may have the right to an examining trial.
- (7) The procedure for requesting a court appointed attorney is as follows:
  - (a) You must complete a Pre-Trial Intervention Interview Report to determine if you qualify for a court appointed attorney;
  - (b) The Pre-Trial officer will help you complete the report;
  - (c) An Application for Counsel and Order must be completed and signed;
  - (d) You must qualify financially to be eligible for a court appointed attorney;
  - (e) If you meet the indigence standards, then you will qualify for a court appointed attorney;
  - (f) If you qualify for and request a court appointed attorney you will be provided with the name and phone number of the attorney when the appointment is made; and
  - (g) The court appointed attorney should contact you within 24 hours of the attorney's appointment.

THE ACCUSED DOES / DOES NOT WANT APPOINTED COUNSEL

Your Bail is set at \$ 500.00  
 Bail is denied

[Signature]  
Person Warned

[Signature]  
Magistrate

WITNESS:

Fort Bend County Jail (Place of Warning)

1410 Richmond Parkway

Richmond, Texas 77469

Time: \_\_\_\_\_

Date: 08-17-2024 DEK KL

Name \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_

REMARKS:

FILED

2024 AUG 21 AM 10:45

[Signature]  
CLERK DISTRICT COURT,  
FORT BEND CO., TX

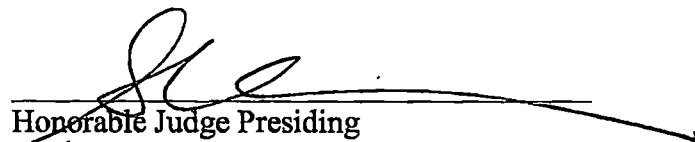
CAUSE NO. 24-DCR-108593

THE STATE OF TEXAS § IN THE 458<sup>TH</sup> DISTRICT COURT  
VS. § OF  
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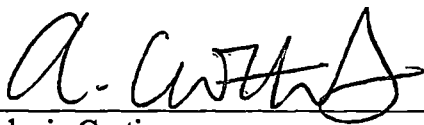
AGREED ORDER REDUCING BOND AMOUNT


After agreement by counsel for both the State and the Defendant, the Court ORDERS that the Defendant's bond is reduced to \$100,000. Further, the Court ORDERS that the Defendant is subject to the attached Conditions of Bond if and when he is released.

SIGNED on this the 19 day of August, 2024.

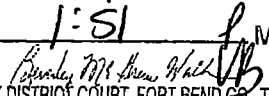
  
Honorable Judge Presiding  
458<sup>th</sup> District Court  
Fort Bend County, Texas

Agreed to by:

  
Alycia Curtis  
Attorney for State  
State Bar No. 24086385  
Email: alycia.curtis@fbctx.gov

  
Cornel Williams  
Attorney for Defendant  
State Bar No. 21521750  
Email: willassoc@aol.com

**FILED**

AUG 19 2024  
AT 1:51 P.M.  
  
CLERK DISTRICT COURT, FORT BEND CO., TX

