

OCT 1 - 2014

COUNTY CRIMINAL COURT
DALLAS COUNTY, TEXASCY 60 DEPUTY
RACE: W

Mark

Barrientes

SEX: male

DOB: 11-23-82

MISDEMEANOR XXX

FELONY

JUDGE

DATE

Harlan
5/4/14

BNO

14024800

CASE

m1449301 mm

KNOW ALL MEN BY THESE PRESENTS: THAT WE, Mark Barrientes AS PRINCIPAL, AND UNDERSIGNED DELTA BAIL BONDS, AS SURETY, ARE HELD FIRMLY BOUND UNTO THE STATE OF TEXAS IN THE PENAL SUM OF one thousand DOLLARS (\$ 1000.00) AND IN ADDITION THERETO, WE ARE BOUND FOR THE PAYMENT OF ALL FEES AND EXPENSES THAT MAY BE INCURRED BY ANY PEACE OFFICE IN REARRESTING THE SAID PRINCIPAL IN THE EVENT ANY OF THE STATED CONDITIONS OF THIS BOND ARE VIOLATED FOR THE PAYMENT OF WHICH SUM OR SUMS WILL AND TRULY TO BE MADE, WE DO BIND OURSELVES, AND EACH OF US, OR HEIRS, EXECUTORS, AND ADMINISTRATORS, JOINTLY AND SEVERALLY. THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH DWI BAC > 0.15 AND TO SECURE HIS RELEASE FROM CUSTODY IS ENTERING INTO THIS OBLIGATION BINDING HIM TO MAKE A PERSONAL APPEARANCE (INSTANTER) BEFORE COURT TO WHICH THE SAME MAY BE TRANSFERRED AND BASED ON SAID CHARGE. HABEAS CORPUS WITH WRIT-THAT IS SAID PRINCIPAL SHALL WELL AND TRULY APPEAR IN THE _____ COURT OF DALLAS, TEXAS, _____ AM., ON THE _____ DAY OF INSTANTER, A.D. 20 _____ IN THE COURTROOM OF SAID COURT, IN THE COURTHOUSE IN THE CITY OF DALLAS, DALLAS COUNTY, TEXAS PURSUANT TO THE ORDER OF THE JUDGE THIS DAY MADE, GRANTING A WRIT OF HABEAS CORPUS ON APPLICATION OF SAID PRINCIPAL, IT HAVING BEEN CALLED TO HIS ATTENTION THAT SAID PRINCIPAL IS RESTAINED OF HIS LIBERTY BY A PEACE OFFICE OF DALLAS COUNTY, TEXAS, UNDER ACCUSATION OF SAID CHARGE AGAINST THE LAWS OF THE STATE OF TEXAS, SAID WRIT BEING DEPART THERE FROM WITHOUT LEAVE OF SAID COURT, PENDING EXAMINATION OF AND HEARING OF SAID WRIT, IN ORDER TO ABIDE FINAL DETERMINATION THEREOF BY SAID COURT.

I, CHARLES O. MONROE, DO SWEAR THAT I AM WORTH AT LEAST THE SUM OF 2000.00 DOLLARS, AFTER DEDUCTING FROM MY PROPERTY ALL THAT WHICH IS EXEMPT BY THE CONSTITUTION AND LAWS OF THE STATE FROM FORCED SALE, AND AFTER PAYMENT OF ALL MY DEBTS, WHETHER INDIVIDUAL OR SECURITY DEBTS, AND AFTER SATISFYING ALL ENCUMBRANCES UPON MY PROPERTY WHICH ARE KNOWN TO ME, AND THAT I RESIDE IN DALLAS COUNTY AND HAVE PROPERTY IN THIS STATE LIABLE TO EXECUTION WORTH SAID AMOUNT, OR MORE, AND THAT I PERSONALLY SIGNED MY NAME AS SURETY TO THIS BOND. I FURTHER SWEAR THAT THERE ARE NO OUTSTANDING JUDGEMENTS IN DALLAS COUNTY TEXAS, OR ELSEWHERE AGAINST THE AFFIANT AND THAT THE AFFIANT MAKES THIS STATEMENT FOR THE EXPRESS PURPOSE OF INDUCING THE APPROVAL AND ACCEPTANCE OF SAID BOND WITH HIMSELF AS A SURETY THEREON, WELL KNOWING, BELIEVING AND INTENDING THAT THE MAKING OF THIS STATEMENT WILL INDUCE THE OFFICIAL CHARGED WITH THE DUTY OF ACCEPTING AND APPROVING SAID BOND TO ACCEPT AND APPROVE THE SAME, AND THAT ALL STATEMENTS HEREIN ARE TRUE, SO HELP ME GOD.

PRINCIPAL

ADDRESS 2428 TroquoisCITY Dallas ST TX ZIP 75212PHONE 972-352-9496
Mund 8258 080

JAILER

AGENCY

TAKEN AND APPROVED BY ME THIS

4 DAY OF May 2014
LUPE VALDEZ, SHERIFF DALLAS COUNTYBY [Signature] DEPUTY

AFFIANT-SURETY

ADDRESS 257 S. RIVERFRONT BLVD.CITY DALLAS ST TEXAS ZIP 75207PHONE (214) 526-4272

SWORN TO AND SUBSCRIBED BEFORE ME, ON

THIS THE 4th DAY OF May 2014Veronica H. Guerrero

NOTARY PUBLIC IN AND FOR THE STATE OF

BONDSMAN ACCOUNT # 714

12129