**Cause No. \_\_\_\_\_\_\_**

Ex Parte § In the <<court name>>

§

§ of

§

<<Defendant’s Name>> § <<Name>> County, Texas

**ORDER DENYING RELIEF ON THE**

**APPLICATION FOR WRIT OF HABEAS CORPUS**

Be it Remembered that on this day came on to be considered Applicant’s Pretrial Application for Writ of Habeas Corpus. Having reviewed the pleadings and heard and considered the arguments of counsel, this Court overrules Applicant’s arguments.

The Court finds <<Applicant has been previously convicted of a crime that involves physical violence or the threat of physical violence, specifically Applicant was convicted of the offense of \_\_\_\_\_\_\_\_\_\_ in \_\_\_\_\_\_\_\_\_ County, Texas in Cause No. \_\_\_\_\_\_\_\_\_\_\_\_\_, on \_\_\_\_\_\_\_\_\_\_(date) >> *or* <<Applicant stands charged with a crime that involves physical violence or the threat of physical violence, specifically Applicant was arrested for the offense of \_\_\_\_\_\_\_\_\_\_\_\_ on \_\_\_\_\_\_\_\_ and probable cause was found by the magistrate on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(date)>>.

*or*

The Court <<overrules Applicant’s arguments that he/she has not been convicted of a crime that involves physical violence or the threat of physical violence>> *or* <<overrules Applicant’s arguments that he/she does not stand charged of a crime that involves physical violence or the threat of physical violence.>>

The Court finds Applicant does not have the personal assets required to post the current bond.

On March 29, 2020, the Governor of the State of Texas issued Executive Order GA-13. That order instructs the Court that it should not release Applicant. Given the factors articulated in both statutory and case law, the Court would normally set bond at personal recognizance in the instant case. The Court, however, declines to issue a Personal Recognizance bond in this case as such actions would contradict Executive Order GA-13. Specifically, GA-13 precludes the issuance of such a writ as was requested in this matter because <<Applicant has been previously convicted of a crime of violence>> or <<Applicant stands charged with a crime of violence>>.

Accordingly, Applicant’s request for the Court to set bail at personal recognizance is DENIED.

SIGNED this day of \_\_\_\_\_\_\_\_\_\_, 2020.

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

Judge Presiding