

STATE OF INDIANA
COUNTY OF DEARBORN

DEARBORN SUPERIOR COURT II
CAUSE NO. 15D02-1103-FD-084

STATE OF INDIANA,
Plaintiff

vs

DANIEL BREWINGTON,
Defendant

COPY

ORDER DENYING BOND REDUCTION

Comes now the State appearing by Prosecuting Attorney, Aaron Negangard and the Defendant appearing in person and by counsel, Bryan E. Barrett, on Defendant's Application for Reduction of Bail. A hearing was conducted on this matter on the 17th day of August, 2011. Evidence was presented and argument was made.

And the Court having heard the evidence and being duly advised in the premises now **FINDS** and **ORDERS** as follows:

1. State presented evidence that Defendant has a history of refusing to follow Court Orders and disdain for the authority of the Court. The State also presented evidence that since his arrest, the Defendant may have contemplated violence towards at least one alleged victim in this case.

2. The Court concurs with all of the findings set forth in the original Order Setting Bail of March 11, 2011 issued by the Honorable Sally A. Blankenship.

3. Defendant's Application for Reduction of Bail is hereby **DENIED** and Bond remains set at \$500,000.00 Surety and \$100,000.00 cash bond with all other conditions of bond remain in full force and effect.

The posting of cash bail is subject to the following conditions:

- (1) The bail shall be posted in the name of the Defendant;
- (2) The bail shall be considered a personal asset of the Defendant;
- (3) The bail shall also be available for payment of Court costs, fines, restitution, and necessary attorney fees should a finding of guilt be made;
- (4) Bail is subject to revocation and the Defendant shall be re-arrested upon failure to appear in Court when ordered or a commission of a criminal act before the time of trial, or violation of any other conditions of bail.

ALL OF WHICH IS ORDERED this 18th day of August, 2011.



BRIAN D. HILL, Special Judge
Dearborn Superior Court II

Distribution:
Aaron Negangard
Bryan E. Barrett