

STATE OF INDIANA  
COUNTY OF DEARBORN  
STATE OF INDIANA  
-VS-  
DANIEL BREWINGTON  
C/O SHERIFF

**FILED**

: SS.

: MAR 11 2011

*Richard J. Ueland*  
Cause No. 15D02-1103-FD-0084  
CLERK OF DEARBORN CIRCUIT COURT

**ORDER SETTING BAIL**

The Court finds the nature of the indictments brought by the Grand Jury which include three (3) counts of Intimidation, Perjury, and Attempt to Commit Obstruction of Justice are such that there exists a threat to community and/or individual safety.

The State provided evidence that the Defendant has a history of not following Court orders and a general disdain for the authority of the Court and the legal system.

Further the Court of Appeals decision in Daniel Brewington vs. Melissa Brewington issued July 20, 2010, presented into evidence by the State of Indiana affirmed the Trial Court's decision in the matter and noted that the findings of the Trial Court were each supported by the record and included that the psychiatric test results of Daniel Brewington indicate that he has a "degree of psychological disturbance that is concerning and does not lend itself to proper parenting" and that the custodial evaluation stated that Daniel Brewington's writings are similar to those of who have committed crimes against their families and that Daniel Brewington had in the past shoved his wife and blocked her car to prevent her from leaving and had admitted to posting on the face book, in the dissolution proceedings, that "this is like playing with gas and fire, and anyone who has seen me with gas and fire know that I am quite the accomplished pyromaniac" and based on these findings and the evidence presented, the Court finds that the Defendant poses a significant risk to community safety and is unlikely to follow the conditions of bond as to the no contact orders and sets the bond in an

15D02-1103-FD-00084, 2 Pgs  
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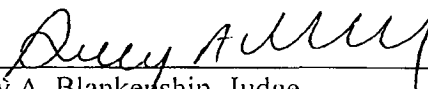


amount of a \$500,000 SURETY AND \$100,000 CASH BOND and all other conditions of bond to remain in full force and effect.

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; and
- 3.) The bail shall 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 rearrested upon failure to appear in court when ordered or commission of a criminal act before the time of trial, or violation of any other conditions of bail.

So **ORDERED** this March 11, 2011, at Lawrenceburg, Indiana.

  
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Sally A. Blankenship, Judge  
DEARBORN SUPERIOR COURT II

cc: Prosecutor  
Defendant  
Sheriff