



ORIGINAL

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

Arrest Date: 6-12-2024  
Arresting Officer/ Agency: DPS FORT BEND CO  
Cause/Case#: 6-11-24 AW2  
A \_\_\_\_\_ M \_\_\_\_\_  
Race Sex D.O.B.

KNOW ALL MEN BY THESE PRESENTS:

That we, TARAL VIPUL PATEL, as Principal, also referred to as "Defendant", and the undersigned US FIRE INSURANCE CO / FREEBIRD 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 (\$ 20,000.00 ) TWENTY 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: ONLINE IMPRSNAT-NAME/PRSONA CREAT PG

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 12 day of JUNE, 2024

X [Signature]  
AMOR SALDANA

SURETY  
(Attach copy of POA)

LICENSE # 143 EXP DATE 1-27-2026

1110 RICHMOND PKWY freebirdbonds@gmail.com  
ADDRESS

RICHMOND, TX 77469 281-497-7666  
CITY/STATE/ZIP/PHONE#

X [Signature]  
PRINCIPAL (DEFENDANT)

X \_\_\_\_\_  
PRINCIPAL'S STREET ADDRESS

X \_\_\_\_\_  
CITY/STATE/ZIP

# \_\_\_\_\_  
PHONE#

INDEMNITOR

INDEMNITOR'S STREET ADDRESS

CITY/STATE/ZIP

PHONE#

Taken and approved this the 13<sup>th</sup> day of June, 2024

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

**\*\*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

**COURT APPEARANCE INFORMATION:**

DATE: JULY 22, 2024 TIME: 1:00PM COURT: DISTRICT

ADDRESS: 1422 EUGENE HEIMANN CIRCLE; RICHMOND, TX 77469 281-238-1900

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

Thumb  
Print



FOR SECURITY PURPOSES, THE FACE OF THIS DOCUMENT CONTAINS A VOID PANTOGRAPH PRINTED ON SECURITY PAPER WITH A TRUE WATERMARK

UNITED STATES FIRE INSURANCE COMPANY  
157 Main Street, Greenville, PA 16125  
P.O. Box 806, Greenville, PA 16125  
(800) 245-0366 | FAX (724) 598-8801  
Email: CourtNotices@cifins.com

# POWER OF ATTORNEY

POWER NO.

\*\*\*U25-21792927\*\*\*

POWER AMOUNT \$

\*\*\*25,000.00\*\*\*

This Power of Attorney is granted pursuant to Article IV of the By-Laws of UNITED STATES FIRE INSURANCE COMPANY as now in full force and effect. Article IV, Execution of Instruments. Except as the Board of Directors may authorize by resolution, the Chairman of the Board, President, Vice President, Assistant Vice President, Secretary or any Assistant Secretary shall have power on behalf of the Corporation: (a) to execute, affix the corporate seal manually or by facsimile to, acknowledge, verify and deliver any contracts, obligations, instruments and documents whatsoever in connection with its business, including, without limiting the foregoing, any bonds, guarantees, undertakings, recognizances, powers of attorney or revocations of any powers of attorney, stipulations, policies of insurance, deeds, leases, mortgages, releases, satisfactions and agency agreements; (b) to appoint in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a) including affixing the seal of the Corporation. Authority of such Attorney-In-Fact is limited to appearance bonds and cannot be construed to guarantee defendants future lawful conduct, adherence to travel limitations, fines, restitution, payments or penalties of any other condition imposed by a court not specifically related to court appearance.

**This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Bonds or Immigration Bonds. This power void if altered or erased, void if used with other powers of this Company or in combination with powers from any other surety company, void if used to furnish bail in excess of the stated face amount of this power, and can only be used once.**

\*\*\*Twenty Five Thousand Dollars and Zero Cents\*\*\*

**The obligation of the Company shall not exceed the sum of and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-In-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given.**

IN WITNESS WHEREOF, UNITED STATES FIRE INSURANCE COMPANY has caused these presents to be signed by its duly authorized officer, proper for the purpose and its corporate seal to be hereunto affixed this 12 of June 2024

Bond Amount \$ 20,000 - Gross Premium \$ 1800

Defendant Taral V. Patel

Charges Online imprsnate name.

Court District

Case No. \_\_\_\_\_

City Richmond State Tx

If rewrite, original No. \_\_\_\_\_

Executing agent \_\_\_\_\_



By [Signature]  
Michael Ziemer  
Senior Vice President

VOID IF NOT ISSUED BY: 09/30/2024

**FOR STATE USE ONLY  
NOT VALID IF USED IN FEDERAL COURT**

S-0075US USFIC Bail Bond REV. (07/22)

COURT COPY

THE REVERS SECURITY BACKER

WARRANT NUMBER: 611-24 AW 2

THE STATE OF TEXAS  
COUNTY OF FORT BEND  
268<sup>TH</sup> JUDICIAL DISTRICT

§  
§  
§

ARREST WARRANT

THE STATE OF TEXAS:

To any peace officer of the State of Texas:

**WHEREAS**, a Complaint in writing, under oath, has been made before me by Investigator Evett Kelly, a peace officer employed by the Fort Bend County District Attorney's Office, which Complaint and Affidavit is made a part hereof for all purposes, and said Complaint and Affidavit having stated facts and information in my opinion sufficient to establish probable cause for the issuance of this warrant.

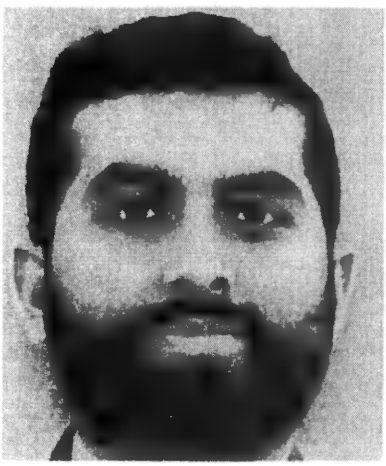
You are hereby commanded to arrest:

**TARAL VIPUL PATEL**

Asian/Pacific Islander/Non-Hispanic/Male, Date of Birth [REDACTED]

Last Known Address: [REDACTED]

Texas Driver's License Number [REDACTED]

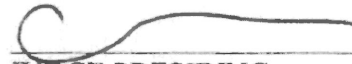


And to safely keep him, so that you bring him before the Honorable District Court of Fort Bend County, Texas at the Courthouse of said County in Richmond, Texas INSTANTER, then to answer the State of Texas upon a charge based in the attached affidavit for Online Impersonation, a third degree felony offense of the Texas Penal Code.

Bond shall be set at \$ 20,800, and the following attached conditions of bond shall be required.

Herein fail not, but of this writ make due return, showing how you have executed the same.

Witness my official signature, this the 11<sup>th</sup> day of June, 2024 at 4:28 o'clock A M.

  
\_\_\_\_\_  
JUDGE PRESIDING  
458<sup>th</sup> District COURT  
FORT BEND COUNTY, TEXAS  
Chad Bridger  
\_\_\_\_\_  
PRINTED NAME OF JUDGE

WARRANT NUMBER : 6-11-24 AW2

THE STATE OF TEXAS  
COUNTY OF FORT BEND  
268<sup>TH</sup> JUDICIAL DISTRICT

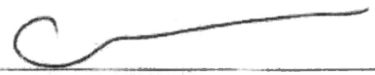
§  
§  
§

**BOND CONDITIONS**

1.  The SUSPECT shall surrender his/her 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/she shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.*
2.  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 Complainant, Patrick Ernst, or the Complainant's family members.
3.  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.)
4.  The SUSPECT shall not possess ANY type of firearm, weapon, or ammunition. The Suspect shall surrender all firearms, weapons, and ammunition in the Suspect's possession to the Fort Bend County Sheriff's Office (*Patrol Intake Office in the FBCSO Records Lobby*) between 8am and 4pm on the next business day after release from custody. If the SUSPECT does not have any firearms, weapons, or ammunition in the Suspect's possession, he/she shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.
5.  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.
6.  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 cafes, or other public/private locations.
7.  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.

8.  The SUSPECT shall not possess or let another individual possess an unauthorized computer or other electronic device in his/her home.
9.  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.
10.  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.
11.  The SUSPECT shall not change or attempt to change, circumvent, or disable any restrictions and/or settings established by the Fort Bend County Community Supervision and Corrections Department Pre-Trial Division or the Pre-Trial Officer.
12.  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.
13.  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.

Witness my official signature, this the 11<sup>th</sup> day of June, 2024.

  
 \_\_\_\_\_  
 JUDGE PRESIDING  
 458<sup>th</sup> District COURT  
 FORT BEND COUNTY, TEXAS  
 Chad Bridger  
 \_\_\_\_\_  
 PRINTED NAME OF JUDGE

\_\_\_\_\_  
 Signature of Taral Vipul Patel (acknowledging receipt)

\_\_\_\_\_  
 Date

WARRANT NUMBER: 6-11-24 AW 2

COMPLAINT AND AFFIDAVIT FOR ARREST WARRANT

THE STATE OF TEXAS           §  
  §  
COUNTY OF FORT BEND       §  
  §  
268<sup>TH</sup> JUDICIAL DISTRICT     §

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

BEFORE ME, personally appeared Investigator Evett Kelly, a peace officer with the Fort Bend County District Attorney’s Office, who after being by me duly sworn, on oath deposes and says that she has good reason to believe, and does believe that **TARAL VIPUL PATEL, an Asian/Pacific Islander/Non-Hispanic male with date of birth [REDACTED] and issued Texas Driver’s License Number [REDACTED]** beginning on or about October 20, 2022, and continuing through May 4, 2024, in Fort Bend County, State of Texas, did then and there unlawfully commit the criminal offense of Online Impersonation, a third degree felony offense, as described in section 33.07 of the Texas Penal Code, when Taral Vipul Patel, without obtaining Patrick Ernst’s consent and with the intent to harm, defraud, intimidate or threaten any person, did then and there use the persona of Patrick Ernst to: (1) create a web page using the name “Antonio Scalywag” on a commercial social networking site, namely Facebook; or (2) post or send one or more messages using the name “Antonio Scalywag” on or through a commercial social networking site, namely Facebook; other than on or through an electronic mail program or message board.

**AFFIANT HAS PROBABLE CAUSE FOR SAID BELIEF BY REASON OF THE FOLLOWING FACTS:**

Affiant is Investigator Evett Kelly, a certified peace officer who has been licensed in the State of Texas for 22 years. Affiant is employed as a criminal investigator, assigned to the Public Integrity Division of the Fort Bend County District Attorney’s Office (FBCDAO). Affiant has been employed with FBCDAO for the past four years. Affiant has training, education, and experience investigating crimes against persons. As part of her training and experience, Affiant has spoken with peace officers and investigators within the FBCDAO and with other law enforcement agencies, who are knowledgeable regarding the methods and means used by individuals who commit offenses using technology, including, but not limited to the Internet and Internet Service Providers such as social media networking websites and electronic mail providers.

Affiant’s belief that the foregoing facts are true and correct is based upon her personal investigation of the case and her conversations with Texas Ranger Louis Caltzontzint, a certified peace officer employed by the Texas Department of Public Safety. Affiant knows that Ranger Caltzontzint has been a certified peace officer for over 20 years and has experience investigating offenses where individuals use the Internet and Internet Service Providers to commit or aid in the commission of offenses.

On or about October 18, 2023, Affiant received a request for investigation from Fort Bend County Commissioner of Precinct 3, Andy Meyers. The request concerned the identity of the source of several social media posts directed at Taral Patel, a candidate in the Democratic primary for Fort Bend County Commissioner

Precinct 3. The request for investigation included a press release issued by Taral Patel which displayed a collage of “racist” social media posts. Affiant observed that the press release concealed many of the usernames. Affiant met with Meyers who stated that he reviewed the press release, located the original (unredacted) posts, and recognized the username “Antonio Scalywag”. Meyers told Affiant that before Taral Patel entered the race for County Commissioner 3, “Antonio Scalywag” posted comments on social media attacking Meyers. Meyers stated that he had hired an investigator who was unable to locate anyone in Fort Bend County named Antonio Scalywag. Meyers requested Affiant to investigate the source of the comments to determine whether one or more identities were misrepresented.

Affiant observed the press release to have been posted on or about September 18, 2023, on social media platforms Facebook (Taral Patel for Commissioner – Fort Bend County 3), Twitter (@TaralVPatel), and Instagram (Taralpateltx) (see below). Affiant compared the redacted images from the press release to the unredacted posts that were provided by Meyers and observed them to appear to be the same. Affiant observed that three of the posts included in the press release were posts by a Facebook user named Antonio Scalywag, one of which stated in part “...I am with Meyers ALL THE WAY...unlike Patel and his followers who worship Monkey and Elephant”.



Affiant began her investigation by conducting a search of public records and law enforcement databases for the name “Antonio Scalywag” and no results returned. Affiant knows based on her training and experience that people can create Facebook profiles using fake names or false personas.



Affiant went to Facebook.com and searched for the profile "Antonio Scalywag." Affiant located the Facebook profile for Antonio Scalywag and identified it as the same one from the press release by comparing the name and profile picture to the unredacted posts provided by Meyers. Affiant observed the posts on the profile to be consistent with those shown to her by Meyers. Affiant observed the profile picture associated with user Antonio Scalywag to be of a white male and female, both of whom appeared to be about thirty years of age, with two children (see below). Affiant observed the photo to be the only profile picture associated with the identity and persona of the Facebook user Antonio Scalywag.



Affiant copied the profile picture used by Antonio Scalywag into an open source internet search engine and performed a search for similar photos. From the search returns, Affiant identified another Facebook account for Patrick Ernst that contained the same photo. Affiant observed Patrick Ernst's Facebook account to have many photos depicting the same white male, many of which included the same white female, as the profile picture used by Antonio Scalywag. Additionally, in the results of the search for similar photos, Affiant observed the same photo to be linked to the website TheErnstCo.com, which advertised the services of Amy Ernst, a professional home organizer serving Needville, Texas and other areas of Fort Bend County, Texas.

Affiant conducted a search of the name Patrick Ernst using the public data website truthfinder.com. Affiant observed the results to show only one Patrick Ernst in Fort Bend County, Texas, who lived in Needville. Affiant placed a phone call to the phone number listed for the Patrick Ernst that lived in Needville and spoke to a person who identified himself to Affiant as Patrick Ernst (Ernst). Ernst told Affiant that he did have a Facebook account and that someone had previously contacted him via Facebook messenger about a person identified as Antonio Scalywag using Ernst's picture. Affiant invited Ernst to the Fort Bend County District Attorney's Office for an interview.

On or about February 2, 2024, Affiant met with Patrick Ernst, whose identity was later confirmed via a search of the law enforcement database TCIC/NCIC and official Texas Driver's License photo. Affiant observed Ernst to appear to be the person in the photo used on the Facebook account of Antonio Scalywag. Affiant showed Ernst the photo used on the Facebook account for Antonio Scalywag, and Ernst stated that the photo depicted himself and his wife. Ernst told Affiant that the photo was taken at a state park and was posted on his wife, Amy Ernst's, business website: TheErnstCo.com. Ernst told Affiant that in November 2023, someone named Bassam Syed sent him a direct message on Facebook stating that Antonio Scalywag was using Ernst's photo. Ernst also showed Affiant the message from Bassam Syed and Affiant observed it was consistent with Ernst's statement.

Affiant showed Ernst the Facebook posts by Antonio Scalywag used in the press release provided to Affiant by Andy Meyers and Ernst denied writing them. During the meeting with Ernst, Affiant accessed the online Facebook account for Antonio Scalywag and showed Ernst the profile, the posts, and the list of friends on the profile. Ernst told Affiant that he did not send any of the messages or make any of the posts associated

with his photo and the name Antonio Scalywag. Ernst told Affiant that the photo of him on Antonio Scalywag's profile was obtained and used without his consent and that he considered the comments by Antonio Scalywag, using his photo, to be harmful to Ernst's reputation.

On or about February 13, 2024, Affiant issued a grand jury subpoena to Meta Platforms, Inc. for the subscriber information for the "Antonio Scalywag" Facebook account. On or about March 14, 2024, Affiant received the Facebook records from Meta Platforms, Inc. Affiant reviewed the records, which showed the registered email address for the Facebook user "Antonio Scalywag" as [mountaingoatzrule@gmail.com](mailto:mountaingoatzrule@gmail.com).

On or about March 19, 2024, Affiant sent a grand jury subpoena to Google, LLC (Google) requesting the subscriber information for the email address [mountaingoatzrule@gmail.com](mailto:mountaingoatzrule@gmail.com). Affiant received records from Google responsive to the subpoena on or about April 10, 2024. Affiant reviewed the records and observed the following subscriber information: Taral Patel, [REDACTED] and phone number [REDACTED]. Using the Fort Bend County Appraisal District (FBCAD) website, Affiant searched the property address [REDACTED] and saw that it was a residence owned by Atula Patel and Vipul H Patel. The residence was reported as their homestead.

Using law enforcement databases, Affiant located a current Texas Driver's License for Taral Patel. Affiant observed that Texas Driver's License No. [REDACTED] was issued to Taral Vipul Patel, and listed his emergency contacts as Atula Patel and Vipul Patel. Affiant observed his mailing address as [REDACTED]. Affiant observed in Texas Department of Public Safety (DPS) records from Ranger Caltzontzint that prior to changing his address on 09-08-2023, Taral Patel's physical address was listed as [REDACTED]. Affiant positively identified Taral Vipul Patel to be the same Taral Patel who is the candidate running for County Commissioner Precinct 3 by comparing the Texas Driver's License photo to campaign photos identifying him at <https://www.taralpateltx.com>.

The Google grand jury subpoena return for the account [mountaingoatzrule@gmail.com](mailto:mountaingoatzrule@gmail.com) dated April 10, 2024, also included billing information. Affiant observed it to list the account holder as Taral Patel and include the 16-digit visa card number [REDACTED]. Affiant searched the card number using the open source search engine Binlist.net and identified the card issuer as JP Morgan Chase Bank. On or about April 12, 2024, Affiant sent a Grand Jury subpoena to JP Morgan Chase Bank for records identifying the customer that was issued card number [REDACTED]. On or about May 2, 2024, JP Morgan Chase Bank produced records responsive to the subpoena. Affiant observed the records to identify the owner of the 16-digit visa card linked to [moutaingoatzrule@gmail.com](mailto:moutaingoatzrule@gmail.com) as:

Customer Name: TARAL PATEL  
Customer Address: [REDACTED]  
Phone Number: [REDACTED]  
SSN: [REDACTED]  
Date of Birth: [REDACTED]

Affiant observed the JP Morgan Chase Bank records to further identify the customer by User ID: "taralvpatel05" and Email Address: [taralvpatel@gmail.com](mailto:taralvpatel@gmail.com). Affiant knows that this email address is linked to Taral Patel as well as other target suspect emails in this investigation (see pages 7-8). Affiant observed credit card transactions in and around the Houston area, and in the Washington, D.C. and Arlington, VA areas beginning in August 2021.

The Google grand jury subpoena return also included the following online activity information:

Name: Tvpap Tvpap  
Email: mountangoatzrule@gmail.com  
Last Updated Date: 2024-01-16  
Last Logins: 2024-01-16, 2024-01-04, 2023-05-17  
Account Recovery SMS: [REDACTED] [US]  
IP Activity:

Timestamp	IP Address	Activity Type
2024-01-16 03:46:54 Z	2601:2c2:981:7c50:d3b1:beaa:1e13:8847	Login

Affiant searched the IP address 242601:2c2:981:7c50:d3b1:beaa:1e13:8847 using an open source search engine and learned that it belonged to Comcast in the Houston Metro area. Affiant sent a grand jury subpoena to Comcast requesting the subscriber information for the IP address. On May 21, 2024, Affiant received records from Comcast responsive to the grand jury subpoena. Affiant reviewed the records and learned that the subscriber to the Comcast account was Atula Patel, [REDACTED]. Affiant noted that subscriber information matched the Texas Driver's License return of Taral Vipul Patel.

Noting the Account Recovery SMS (phone number) associated with the email [mountangoatzrule@gmail.com](mailto:mountangoatzrule@gmail.com) was [REDACTED]. Affiant sent a grand jury subpoena to Google on or about April 19, 2024, requesting it to identify all emails that use phone number [REDACTED] as the Account Recovery SMS. On May 20, 2024, Google responded to the subpoena. Affiant reviewed the records and observed that phone number [REDACTED] was the recovery phone number for the following email accounts: [taral.fbc@gmail.com](mailto:taral.fbc@gmail.com), [taralvpatel@gmail.com](mailto:taralvpatel@gmail.com), [moutangoatzrule@gmail.com](mailto:moutangoatzrule@gmail.com), and [info@kpgeorge.com](mailto:info@kpgeorge.com). Affiant knows based on her training and experience that the acronym SMS means short message service, which means a cellular/mobile phone device capable of sending/receiving text messages.

On May 7, 2024, Affiant obtained two search warrants from Judge T. Carter, of the 400<sup>th</sup> District Court, Fort Bend County, Texas in the 268 Judicial District of Texas. One warrant was to Google for the contents of the [mountangoatzrule@gmail.com](mailto:mountangoatzrule@gmail.com) account. The other warrant was to Meta Platforms Inc. (Facebook), for the contents of the Antonio Scalywag Facebook account.

On or about May 14, 2024, Affiant received records from Google, in response to the [mountangoatzrule@gmail.com](mailto:mountangoatzrule@gmail.com) search warrant. Affiant reviewed the records and observed that the device associated with [mountangoatzrule@gmail.com](mailto:mountangoatzrule@gmail.com) was a Pixel 6 Pro mobile phone device. Affiant also observed the Google records to show that in addition to [mountangoatzrule@gmail.com](mailto:mountangoatzrule@gmail.com), the Pixel 6 Pro mobile phone device was associated with several other email accounts, including but not limited to: [taralvpatel@gmail.com](mailto:taralvpatel@gmail.com), [electkpgeorge@gmail.com](mailto:electkpgeorge@gmail.com), [info@kpgeorge.com](mailto:info@kpgeorge.com), [taralfbc@gmail.com](mailto:taralfbc@gmail.com), [tpatel@intuitivegc.com](mailto:tpatel@intuitivegc.com), [kpgeorge@kpgeorge.com](mailto:kpgeorge@kpgeorge.com), [info@taralpateltx.com](mailto:info@taralpateltx.com). Affiant knows from her investigation and review of campaign materials published by Taral Patel, that Taral Patel worked as Chief of Staff for K.P. George, County Judge for Fort Bend County, Texas at or near the time the Google records were created. Affiant looked at the contact information available on Taral Patel for Commissioner of Precinct 3 Campaign's website (<https://www.taralpateltx.com>) and saw that the email published on the website was [info@taralpateltx.com](mailto:info@taralpateltx.com).

Affiant continued her review of the records from Google in response to the [mountaingoatzrule@gmail.com](mailto:mountaingoatzrule@gmail.com) search warrant and saw an email from Facebook to Antonio Scalywag dated July 15, 2022 that read in part "Hi Antonio, Your Facebook password was reset on Friday, July 15, 2022 at 9:54 AM (EDT) Device: Pixel 6 Pro IP address: 38.42.1.196".

Affiant used an open-source search engine to look up the IP address 38.42.1.196 and learned that it belonged to Starry, Inc. in the Washington, D.C. Metro area. Affiant sent a grand jury subpoena to Starry Inc. requesting subscriber information for the IP address. On or about May 21, 2024, Affiant received records from Starry Inc. responsive to the grand jury subpoena. Affiant reviewed the records and observed the following subscriber information: Name: Taral Patel, Address: [REDACTED] Phone: [REDACTED] Length of Service: 06/27/2022 to 05/31/2023, and Email: [Taralvpatel@gmail.com](mailto:Taralvpatel@gmail.com). Affiant noted that the email and phone number for this account are associated with the identity of Taral Patel across multiples credible sources, including but not limited to DPS and JP Morgan Chase.

On or about May 16, 2024, Affiant reviewed a press release from Fort Bend County Judge K.P. George from February 22, 2021, that stated Taral Patel had accepted a job in Washington, D.C. and his last day would be March 2, 2021. Affiant also used open source search tools and found a commencement program for the May 19, 2023 graduation ceremony for George Mason University Antonin Scalia Law School, which listed Taral Patel as a graduate. Affiant knows based on information distributed by Taral Patel's campaign that Taral Patel asserts he worked in Washington, D.C. for the Federal Government and attended evening classes at George Mason University Antonin Scalia Law School.

Affiant noted that the phone number [REDACTED] was the account recovery phone number for multiple emails associated with Taral Patel, and was also associated with the subscriber Taral Patel in Arlington, VA. Affiant conducted an open source search of the phone number [REDACTED] and found that it is a cell phone number registered to T-Mobile. On or about May 16, 2024, Affiant issued a grand jury subpoena to T-Mobile for the subscriber information for phone number [REDACTED]. On May 24, 2024, T-Mobile responded to the subpoena and Affiant observed that the subscriber associated with cell phone number [REDACTED] is Atula Patel, [REDACTED].

On May 22, 2024, Affiant received records from Meta Platforms, Inc. (Facebook) in response to the search warrant for the Antonio Scalywag Facebook account. Affiant reviewed the records and observed that the photo of Patrick Ernst was uploaded to Antonio Scalywag's profile on or about October 20, 2022, from a mobile device using IP address: 38.42.1.196. Affiant knew based on her investigation that this was a Starry, Inc. IP address that was registered to Taral Patel in Arlington, VA. Affiant located in the Facebook records the three posts which were used in Taral Patel's press release on September 18, 2023. Affiant also observed in the records a threat made to another user by Antonio Scalywag. From Affiant's review, it appeared that Antonio Scalywag, after sending the threatening message deleted the message. Affiant observed before the message was deleted, it had been preserved by the recipient and sent back to Antonio Scalywag as a media message.

Affiant further observed in the Facebook records numerous messages and/or comments by Antonio Scalywag relating to the race for Precinct 3 Commissioner and its candidates. Affiant observed a series of posts from July 2021, the month the profile was created, criticizing Commissioner Andy Meyers. Affiant observed a series of direct messages to users, links to articles, and/or comments in 2023, challenging the qualifications of Democratic primary candidate, Abraham Javed. Affiant observed a series of direct messages, posts, and/or comments in 2023 and 2024, that were both critical of Meyers and/or appeared to support Meyers using xenophobic language like the ones included in Taral Patel's press release. Affiant also observed a message

Antonio Scalywag sent to another user in August 2023, in which Scalywag represented that he was "Precinct 3 Chairman for Andy Meyers".

Meta Platforms Business Record Page 1550

1080624790039478

**Time** 2023-12-18 21:29:37 UTC

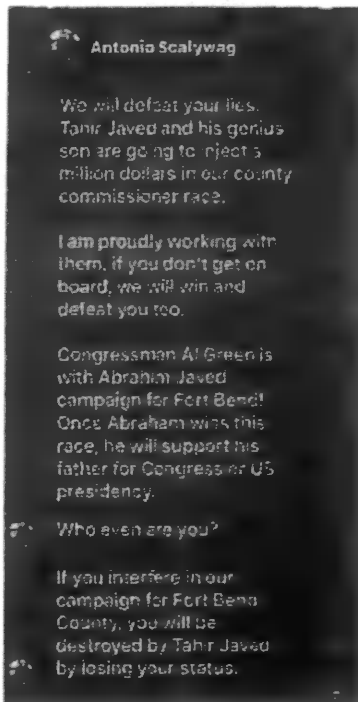
**Type** Comments

**Summary** Antonio Scalywag commented on Nasreen Azmat's post. "Why are there multiple investigations against Abraham Javed? Is he running Because his father is giving him lot of money to run? He has never lived in Fort Bend County but wants control Fort Bend County? Are you part of the ethics commission investigations against Javed?  
<https://usinsider.com/controversy-surrounds-abraham-javeds-candidacy-in-fort-bend-county/>"

Meta Platforms Business Record Page 1399

Antonio Scalywag commented on Muhammad Tahir Javed's post. "Hello Mr. Muhammad Tahir Javed: My name is Antonio Scaliton and I am Precinct 3 Chairman for Commissioner Andy Meyers. It has come to our attention that you also would like to defeat Patel. He has raised \$300,000 from 600 donors now. When are you available to meet with Mr. Commissioner Andy Meyers and myself?"

In another direct message, Antonio Scalywag told another user he is working with the campaign of Democratic primary candidate Abraham Javed and threatened to destroy the user if he "interfere[d] in our campaign." From Affiant's review, it appeared that Antonio Scalywag, after sending the threatening message deleted the message. Affiant observed before the message was deleted, it had been preserved by the recipient and sent back to Antonio Scalywag as a media message.





Based on the facts listed above, Affiant has reason to believe and does believe that: beginning on or about October 20, 2022, and continuing through May 4, 2024, before the making and filing of this complaint, in the County of Fort Bend, in the State of Texas, **TARAL VIPUL PATEL, an Asian/Pacific Islander/Non-Hispanic male with date of birth [REDACTED] and issued Texas Driver's License Number [REDACTED]** did then and there, commit the offense of **Online Impersonation, a third degree felony**, to wit: Taral Vipul Patel, without obtaining Patrick Ernst's consent and with the intent to harm, defraud, intimidate or threaten any person, did then and there use the persona of Patrick Ernst to create a web page using the name "Antonio Scalywag" on a commercial social networking site, namely Facebook; and/or post or send one or more messages using the name "Antonio Scalywag" on or through a commercial social networking site, namely Facebook.

Therefore, Affiant respectfully requests the issuance of an Arrest Warrant authorizing Affiant or any other peace officer of the State of Texas to arrest **TARAL VIPUL PATEL, an Asian/Pacific Islander/Non-Hispanic male with date of birth [REDACTED] and issued Texas Driver's License Number [REDACTED]** for the offense of **Online Impersonation, a third degree felony.**

  
INVESTIGATOR EVETT KELLY AFFIANT

SWORN TO AND SUBSCRIBED, before me on this the 11<sup>th</sup> day of June, 2024.

  
JUDGE PRESIDING  
458<sup>th</sup> District COURT  
FORT BEND COUNTY, TEXAS

  
PRINTED NAME OF JUDGE

WARRANT NUMBER : 6-11-24 AWL

THE STATE OF TEXAS  
COUNTY OF FORT BEND  
268<sup>TH</sup> JUDICIAL DISTRICT

§  
§  
§


BOND CONDITIONS

1.  The SUSPECT shall surrender his/her 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/she shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.*
2.  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 Complainant, Patrick Ernst, or the Complainant's family members.
3.  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.)
4.  The SUSPECT shall not possess ANY type of firearm, weapon, or ammunition. The Suspect shall surrender all firearms, weapons, and ammunition in the Suspect's possession to the Fort Bend County Sheriff's Office (*Patrol Intake Office in the FBCSO Records Lobby*) *between 8am and 4pm on the next business day after release from custody.* If the SUSPECT does not have any firearms, weapons, or ammunition in the Suspect's possession, he/she shall execute a sworn affidavit to that effect and provide it to jail personnel prior to release.
5.  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.
6.  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.
7.  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.



8.  The SUSPECT shall not possess or let another individual possess an unauthorized computer or other electronic device in his/her home.
9.  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.
10.  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.
11.  The SUSPECT shall not change or attempt to change, circumvent, or disable any restrictions and/or settings established by the Fort Bend County Community Supervision and Corrections Department Pre-Trial Division or the Pre-Trial Officer.
12.  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.
13.  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.

Witness my official signature, this the 11<sup>th</sup> day of June, 2024.

  
 \_\_\_\_\_  
 JUDGE PRESIDING  
458th District COURT  
 FORT BEND COUNTY, TEXAS  
Chad Bringer  
 PRINTED NAME OF JUDGE

\_\_\_\_\_  
 Signature of Taral Vipul Patel (acknowledging receipt)

\_\_\_\_\_  
 Date

WARRANT # 6-11-24 AW 2

**OFFICER'S RETURN**

Came to hand the 12<sup>th</sup> day of June, 2024, at 7:13 o'clock. AMPM, and executed on the  
12<sup>th</sup> day of June, 2024, at 7:13 o'clock AMPM, by arresting the within  
named Taral Vipul Patel at

6559 NB 114 mp in  
Fort Bend County, Texas.

I actually and necessarily traveled 20 miles in the service of this writ, in addition to any other  
mileage I may have traveled in the service of other process in this cause during the same trip.

By, Abraham Pineda  
Officer/Deputy Trouper

Fort Bend County, Texas

\*\*\*\*\*TO BE FILLED OUT BY ASSISTANT DISTRICT ATTORNEY AFTER THE WARRANT IS SIGNED  
BY THE JUDGE\*\*\*\*\*

POCKET WARRANT INFORMATION

Date Prepared \_\_\_\_\_

Suspect's Name TARAL VIPUL PATEL

DOB 

Charge ONLINE IMPESONATION (F3)

Date of Offense 09-18-2023

Prosecutor CHARANN THOMPSON

Detective / Officer & **Badge #** INV. EVETT KELLY / RANGER LOUIS CALTZONZINT

Agency Name FBCDAO / TX DPS

Agency Case No. (if available) PIE 2023-002

Victim's Name PATRICK ERNST

**To Assistant DA:** fill out a form for each pocket warrant done and return to intake the next business day.

# AFFIDAVIT OF NO WEAPONS/AMMO

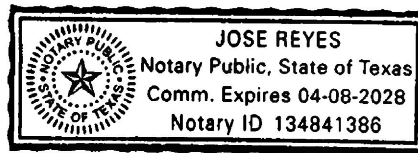
I, Patel, Taral, DO HEREBY SWEAR  
THAT I DO NOT HAVE ANY CURRENT WEAPONS/AMMUNITION.



DEFENDANT'S SIGNATURE

SWORN TO AND SUBSCRIBED BEFORE ME THIS THE 13<sup>th</sup> DAY OF  
June 2024.

  
NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS



**PROBABLE CAUSE AFFIDAVIT**

STATE OF TEXAS  
COUNTY OF FORT BEND

Came unto me this day, Trooper A. Pineda (name of officer/ deputy), a person known by me the undersigned notary, and upon oath swears as follows:

My name is Abraham C. Pineda (name of officer/deputy). I have good reason to believe and do believe the facts asserted below.

Affiant, A. Pineda (name of officer/deputy) is employed by the Texas Department of Public Safety (name of agency).

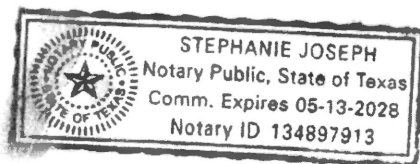
On the 12 day of June, 2024, I arrested Taral Vipul Patel DOB: [REDACTED] (name of defendant) for the offense of Warrant Offense-Online Impersonation w#: 6-11-24AW2 felony/ Misrepresentation of Identity w#: 6-11-24AW1 misdemeanor (  Felony /  Misdemeanor) based on the following facts:

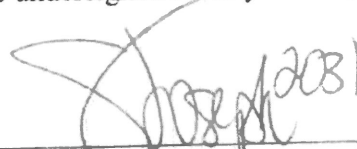
*(List facts that justify arrests, facts that justify search, injuries incurred, property recovered (with weight of narcotics or value of property) DOCUMENT FACTS TO ESTABLISH EACH ELEMENT OF THE OFFENSE.*

That in Fort Bend County, Texas: At approximately 7:13 AM on June 12th, 2024, I, Trooper Abraham Pineda #15568 observed a black SUV commit the offense of Speeding Over Limit on US 59 near milepost 114 NB. I activated my emergency equipment and conducted a traffic stop on the SUV displaying a TXLP: [REDACTED]. I identified the driver as Taral Vipul Patel, TXDL: [REDACTED] DOB: [REDACTED]. I advised Mr. Patel of an outstanding warrant he currently had out of Fort Bend County, Texas for Misrepresentation of Identity, warrant#:6-11-24AW1. Mr. Patel had an additional warrant for Online Impersonation warrant#: 6-11-24AW2. Both warrants were in my possession. Mr. Patel was arrested and transported to Fort Bend County Justice Center for further investigation with the Texas Rangers. Mr. Patel was transported and booked into Fort Bend County Jail without further incident. The vehicle was inventoried and released to L. Angel Auto Storage located at 11384-A Harwin, Houston, TX 77072. Three items were seized for evidence and released to the Texas Rangers: 1.) 1- Black Cell phone; 2.) 5 house keys; 3.) wallet with credit cards.

  
\_\_\_\_\_  
Affiant's Signature

SUBSCRIBED AND SWORN TO before me, the undersigned Notary Public, on this the 12<sup>th</sup> day of June, 2024



  
\_\_\_\_\_  
Notary Public in and for the State of Texas

JAIL .  
BOOKING RECORD FactW Flr1H\_Cell0001 CustodyJ Juve\_ MNI [REDACTED]  
JID [REDACTED] NamPATEL, TARAL VIPUL  
Bkg-No [REDACTED] Bk-NamPATEL, TARAL VIPUL  
Adr [REDACTED]  
StTXZip [REDACTED] Phon [REDACTED] Phon-TypCECitySUGAR LAND  
OCN [REDACTED] AFISRNAM  
RacASexM Dob [REDACTED] Age [REDACTED] HaiBLKEyeBROHgt510Wgt165EthN  
Soc [REDACTED] Olr [REDACTED] OlstX FBI Sid [REDACTED]  
Doc [REDACTED] Pkg [REDACTED] Typ-PrisDIS\_ J-StatBOOK ClassMED5  
Trustee [REDACTED] Ks\_ Dis\_ Haz\_ Spc\_ Meal\_ Restrict\_ [REDACTED]  
Cnt-Vis\_Cnt-Comm\_Ctn9245848280  
Arv-Date06-12-2024Arv-Time1107Arv-OffTHG001 Days-IJ1  
Hours-IJ????? Bk-Date06-12-2024 Bk-Time1107 Bk-OffMAF003  
Rel-Date [REDACTED] Rel-Time [REDACTED] Rel-Off [REDACTED] Rel-ReasNONE  
Rlto [REDACTED] Rcv-Off [REDACTED] AFIS-NO [REDACTED]  
Event [REDACTED] Tot-chgs2 Un-Sen2 Sen Hold Sta-Hold Fed-Hold  
lqqqqqqqqqqqqqqqqqqqqqqqqqqqqqq REMARKS qqqqqqqqqqqqqqqqqqqqqqqqqqqqqqqk  
x x  
x x  
x x  
xTyp\_Key Next Mast-Rel1538161\_x  
XFERFLAG ControlMAF003 4241641234 JL-FKEY????????

JARS  
AGENCY ARREST INFORMATION  
JID [REDACTED] Juve\_ Custody\_ Housing\_ Mast-Rel1538161  
NamPATEL, TARAL VIPUL Ar-Date06-12-2024  
Bkg-No2404956Bk-NamPATEL, TARAL VIPUL  
Dr Date06-12-2024Time1225OperMAF003 Proc-AgyTX0790000  
Ar-Agy TXDPS5627 Agy-Case CTN9245848280 Ar-Time0713  
Bd-Clt  
Ar-Loc US-59 MP114 Dist TRSA002  
Ar-OffDPSTHP Ar-Off-NamTROOPER ABRAHAM PINEDA AR-OFF-U15568  
Oth-Off Oth-Off-Nam AR-OFF2U  
Tran-OffDPSTHP Tran-Off-NamTROOPER ABRAHAM PINEDA TRAN-BYU15568  
Veh-StoL ANGEL AUTO STORAGE 11384-A HARWIN, HOUSTON Ntfy-Zip77494  
Ntfy-NamPATEL, ATULA Ntfy-RelMOTHER  
Ntfy-Adr [REDACTED]  
Ntfy-St [REDACTED] Ntfy-Cty [REDACTED] Ntfy-Phn [REDACTED]  
Hlth-CndWELL REMARKS  
ARR AGY: DPS

Typ\_Key Next ControlSPD001 4241641230Recno367000  
AR-CITYSUGAR LAND  
TRN2-BY TRN2-BYN TRN2-BYU

JCHG  
JAIL CHARGE RECORD JID [REDACTED] Juve\_ Mast-Rel1538161  
NamPATEL, TARAL VIPUL Bkg-No2404956  
Bk-NamPATEL, TARAL VIPUL Jchg-No1 TRSA001  
Chg53090003 LitONLINE IMPRSNAT-NAME/PRSONA CREAT PG  
LvlF3Cts1 Chg-StatPATopNChg-Date06-12-2024Chg-Time1227AthrWARR  
War-No6-11-24 AW2 War-Agy458TH Doi06-11-2024V-NotifyN  
Ar-Date06-12-2024Ar-Time0713Ar-OffDPSTHP Ar-AgyTXDPS5627BilAgyN  
Dr Ctn9245848280 Crt-JurDIST OperMAF003  
Bail-OutY Bail-TypU Bail-Amt\$20000.00 Bail-CndRMKS Bail-Ref  
DISPOSITION INFO

Sen-Date Sen-Judg Consec-to-Jchg-No  
Sen-Start Str-Time Sen-Yrs Sen-Mons Sen-Days  
Fine-Cst Fine-Dys Fine-Pd Cfts Gt WT  
Sen-Hrs Sen-Crt Zero-Gt Rel-Date  
Rel-Time Man-Rel Dis-Date Dis-Time

Dis-Typ ' ' Dis-Off \_\_\_\_\_ CP\_ HD\_ SWP\_ OTH\_  
DAYS-IJ \_\_\_\_\_ HOURS-IJ \_\_\_\_\_ XFERFLAG\_DA-Log \_\_\_\_\_  
Tot-Fine \_\_\_\_\_ REMARKS  
DIST CRT//SURR PASS.NO FIRE/WEAP/AMMO.\*\*SEE LIST\*\* \_\_\_\_\_

Typ\_Key \_\_\_\_\_ Next \_\_\_\_\_ ControlMAF003 4241641231 Recno691313 \_\_\_\_\_

JCHG

JAIL CHARGE RECORD JID [REDACTED] Juve\_ Mast-Rel1538161\_  
NamPATEL,TARAL VIPUL \_\_\_\_\_ Bkg-No2404956  
Bk-NamPATEL,TARAL VIPUL \_\_\_\_\_ Jchg-No2 TRSA002  
Chg26040004 \_\_\_\_\_ LitMISREPRESENT IDENTITY/CANDIDATE  
LvlMAcst1 Chg-StatPATopNChg-Date06-12-2024Chg-Time1230AthrWARR \_\_\_\_\_  
War-~~06-11-24~~ AW1 \_\_\_\_\_ War-Agy458TH Doi06-11-2024V-NotifyN  
Ar-Date06-12-2024Ar-Time0713Ar-OffDPSTHP \_\_\_\_\_ Ar-AgyTXDPS5627BilAgyN\_  
Dr \_\_\_\_\_ Ctn9245848280 Crt-JurCTY \_\_\_\_\_ OperMAF003 \_\_\_\_\_  
Bail-OutY Bail-TypU\_ Bail-Amt\$2500.00 \_\_\_\_\_ Bail-CndRMKS Bail-Ref \_\_\_\_\_

DISPOSITION INFO

Sen-Date \_\_\_\_\_ Sen-Judg \_\_\_\_\_ Consec-to-Jchg-No \_\_\_\_\_  
Sen-Start \_\_\_\_\_ Str-Time \_\_\_\_\_ Sen-Yrs \_\_\_\_\_ Sen-Mons \_\_\_\_\_ Sen-Days \_\_\_\_\_  
Fine-Cst \_\_\_\_\_ Fine-Dys \_\_\_\_\_ Fine-Pd \_\_\_\_\_ Cfts \_\_\_\_\_ Gt \_\_\_\_\_ WT \_\_\_\_\_  
Sen-Hrs \_\_\_\_\_ Sen-Crt \_\_\_\_\_ Zero-Gt \_\_\_\_\_ Rel-Date \_\_\_\_\_  
Rel-Time \_\_\_\_\_ Man-Rel \_\_\_\_\_ Dis-Date \_\_\_\_\_ Dis-Time \_\_\_\_\_  
Dis-Typ \_\_\_\_\_ Dis-Off \_\_\_\_\_ CP\_ HD\_ SWP\_ OTH\_  
DAYS-IJ \_\_\_\_\_ HOURS-IJ \_\_\_\_\_ XFERFLAG\_DA-Log \_\_\_\_\_  
Tot-Fine \_\_\_\_\_ REMARKS  
CTY CRT//SURR PASS.NO FIRE/WEAP/AMMO.\*\*SEE LIST\*\* \_\_\_\_\_

Typ\_Key \_\_\_\_\_ Next \_\_\_\_\_ ControlMAF003 4241641231 Recno691315 \_\_\_\_\_

FILED 

2024 JUN 13 PM 3:42

*Randy M. ...*  
CLERK DISTRICT COURT  
FORT BEND CO. TX

**BOND DELIVERY AFFIDAVIT  
FORT BEND COUNTY, TEXAS**

Please note that this affidavit is sworn to under penalty of perjury.  
FALSE STATEMENTS CAN SUBMIT YOU TO CRIMINAL PROSECUTION.

DATE: 6-12-24 TIME: \_\_\_\_\_  
LIABILITY LIMIT \$ 22,500 - \_\_\_\_\_

I hereby authorize Atula V. Patel,  
TX DL or Government ID number: \_\_\_\_\_, to act on my behalf in  
presenting bail bond number(s) \_\_\_\_\_, for  
the purpose of releasing the following defendant: Taral V. Patel.,  
cause number(s) \_\_\_\_\_,  
from Fort Bend County or \_\_\_\_\_ jail.

The undersigned individual is not a Licensee, Agent or Employee of a Bond Company and is not being compensated in any way for presenting this bond(s). In addition, the undersigned specifically agrees to hold harmless all judges, law enforcement officials, and their agents from any liability that may arise in connection with the execution or use of this Bond Delivery Affidavit as designated above.

Atula V. Patel  
(Individual Printed Name)

[Signature]  
(Individual Signature in presence of Notary)

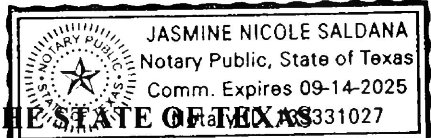
AMOR SALDANA #141, 143  
(Surety Printed Name and License Number)

[Signature]  
(Surety Signature in presence of Notary)

**THE STATE OF TEXAS** §  
**COUNTY OF FORT BEND** §

Before me, the undersigned authority, on this day personally appeared Atula V. Patel.  
(Individual), known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purpose and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE 12  
DAY OF June, 2024.

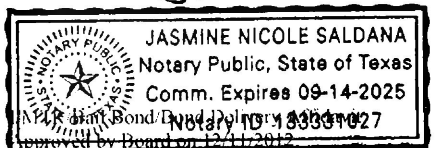


[Signature]  
NOTARY PUBLIC

**THE STATE OF TEXAS** §  
**COUNTY OF FORT BEND** §

Before me, the undersigned authority, on this day personally appeared AMOR SALDANA  
(Surety), known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purpose and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE 12  
DAY OF June, 2024.



[Signature]  
NOTARY PUBLIC