	CAUSE NO	The state of the s
STATE OF TEXAS v.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	IN THE COUNTY COURT AT LAW
	§ §	BOWIE COUNTY, TEXAS
MOTION TO REL	EASE FUNDS D	DEPOSITED FOR CASH BAIL BOND
COMES NOW, Applicant who makes	s the following st	atement and request:
1. On, (date crime of	of offense)	(name of defendant) was charged with the and bond was set at \$
() the Defendant in the above of said cash bail bond; OR		use. No other person can present a receipt for the posting
() the person who deposited records of the Bowie County Sheriff a 3. I am entitled to:		nd for the above-named Defendant as shown on the receipt bunty Clerk.
 a. Request the application of fees in the amount of \$ b. Receive the funds so depose () A Final Judgment was entered; () The District Attorney decorporates 	, for the a sited because on tered in the above lared no prosecut	: e entitled and numbered cause; OR tion of the above listed charge would be pursued.
 No Motion for New Trial or N matter. Therefore, I request this Court to 	Totice of Appeal It order the Trea	shall be delivered to has been filed and all matters have been concluded in this asurer of Bowie County to release the funds previously ed above, less any statutory registry fee (Loc. Gov't Code
Respectfully submitted,		
NAME		PHONE
ADDRESS	 <u>OF</u>	DATE RDER
hereby finds said motion should be G	GRANTED. The County Probation	otion to Release Funds Deposited for Cash Bail Bond and a Treasurer of Bowie County is hereby ordered to release Office, the remainder of \$ shall be returned tory registry fee.
Signed thisday of	2023.	
		Craig L. Henry JUDGE PRESIDING