THE STATE OF OHIO REQUIRES THAT AN ADDITIONAL \$25.00 SURCHARGE MUST BE PAID IN ADDITION TO THE BOND AMOUNT BEFORE THE DEFENDANT CAN BE RELEASED FROM CUSTODY. THIS SURCHARGE WILL BE SENT TO THE STATE OF OHIO.

BOND (Cash or Credit Card) DEPOSITED WITH THIS COURT IS ACCEPTED IN THE DEFENDANT'S NAME ONLY!

		the \$25.00	hat the bond deposited by me with the Findlay Municipal Court e \$25.00 surcharge, is deposited in the name of and for the	
Defenda	nt.	the ψ23.00	and may be forfeited upon the Defendant's failure to	
comply	with any of the following conditions	:	, and may be forfeited upon the Defendant's failure to	
1.	discharged [see also Criminal Ru	le 46(E), (H)	ourt until this case is completed and the Defendant is , & (I)];	
2.	If bound over to the Hancock Con	inty Commo	at am / pm. n Pleas Court, to appear before that Court as ordered;	
3. 4.	To abide by any order, or any conditions of bond or release established by this Court; To comply with any and all probation requirements.			
		*** NO T	FICE ***	
to keep to this be changes. remaining	the Court updated as to my current in bond will be mailed to the address. I am further aware that if I have an ag portion of the bond as a payment	mailing addre provided be y unpaid fine on my fines a	I have initialed below. I understand that I am required ess, and that all communications and/or refunds related flow unless I notify the Court, in writing, of address es and costs that the Court will automatically apply any and costs before issuing a refund. The to select an option is selection of the first option listed.)	
any fine Municip costs. It applicati the address	es and court costs that are assesse to al Court from previous offenses the f this Defendant is found Not Guilt on of this bond to any other outstand	d, and if think is bond more yof the offer adding fines at an ag posted as	d, I expressly approve the application of this bond to is Defendant has other fines or costs in the Findlay new will be applied to the payment of those fines and inse(s) or the Contempt is dismissed/released, after the ind court costs, the money should be returned to me at a result of a Civil Bench Warrant, I approve the bond only.	
before the Notice of writing, be my expression with the my expression with the before the notice of the second sec	nis bond is applied to any fines, civing the hearing should be mailed to most address changes. <i>I further state</i>	judgment or e at the addre that if I do	d, I am formally requesting that a hearing be conducted a court costs that may be owed by this Defendant. The ess provided below unless I have notified the Court, in the process of this hearing my failure to appear shall as or court costs that may be owed by this Defendant Heather M. Eigel, Clerk of Courts	
Name of	Person Depositing Bond (print clearly	<u>')</u>	by DEPUTY CLERK	
Address		_	Signature of Person Depositing Bond	
Address		_	Case Number	
Phone N	umber	_	Receipt Number:	

Effective 5/11/23