



Setting Bonds

Hon. Jerry Munoz - JP Pct 2, Place 2

Hon. Judge Henley - Judge, McAllen Municipal Court

JAIME JERRY MUNOZ

EDUCATION:

Pharr-San Juan-Alamo ISD – 1988 Graduate
University of Texas Pan American – 1992 Graduate
Texas Southern University – Thurgood Marshall School of Law - 1997 Graduate
University of Texas Pan American – 2011 Graduate

EMPLOYMENT:

United States District Court – Southern District of Texas – Staff Attorney – 1997/1998
Law Offices of Jaime J. Munoz – 1998/Present
Justice of the Peace (Pct.2 Pl.2) - Hidalgo County – 2015/Present

ORGANIZATIONS:

San Juan Nursing Home – Board of Directors – President
Pharr Economic Development Corporation – Board of Directors
PSJA Education Foundation - Member
St. John the Baptist Catholic Church – Rosary Team
RGV ACTS Chapter – Member
Kolby Prison Ministries
Hidalgo County Truancy Committee
Knights of Columbus – Fourth Degree - Council #10380
Justice of the Peace & Constables Association – Judges Education Committee
Pharr Rotary - Member
McAllen Chamber of Commerce - Member
RGV Hispanic Chamber of Commerce - Member
Alamo Chamber of Commerce – Member

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Texas Code of Criminal Procedure

Art. 17.01 Definition of “Bail”.

“Bail” is the security given by the accused that he will appear and answer before the proper court the accusation brought against him, and includes a bail bond or a personal bond.

Art. 17.15 Rules for Fixing Amount of Bail

The amount of bail to be required in any case is to be regulated by the court, judge, magistrate or officer taking the bail; they are to be governed in the exercise of this discretion by the Constitution and by the following rules:

1. The bail shall be sufficiently high to give reasonable assurance that the undertaking will be complied with.
2. The power to required bail is not to be so used as to make it an instrument of oppression.
3. The nature of the offense and the circumstances under which it was committed are to be considered.
4. The ability to make bail is to be regarded, and proof may be taken upon this point.
5. The future safety of a victim of the alleged offense and the community shall be considered.