IN THE CIRCUIT COURT TWENTY-FOURTH JUDICIAL CIRCUIT COUNTY, ILLINOIS

THE PE	OPLE OF THE STATE OF ILLINOIS, Plaintiff,		No:						
	, Defendant.]							
	ORIGINAL CONDITIONS OF PRE		AMENDED RELEASE						
State have conditions combinati commits complies	ng all factors set forth in 725 ILCS ring proved by clear and convincing of release are necessary; and (2) The son of conditions necessary to reason or criminal offense, threatens the safe with all of these conditions:	ng evi e Court onably ety of n	dence that t finding the ensure the o person or	any include following is t Defendant a persons or th	d non-man he least res appears in	idatory trictive court			
	EBY ORDERED that the Defendant shall	`		• /					
1.	Appear in court on of the			at	a.m.	p.m.			
	IL, and thereafter as order		County	Courtnouse,		,			
2.			ction						
3.				s within 24 ho	ırs				
4.	Not leave the State of Illinois without	•	_			endant			
	shall execute waiver of extradition).	r		(== === ==	,				
5.	·								
	Pretrial Services								
	Probation/Court Services								
	Parole within 48 hours of release f		•						
6.	*	Not possess or consume alcohol, cannabis, or any drug or controlled substance prohibited							
-	by law without a valid prescription in t				10	a :			
7.	Submit to random blood, breath and ur	ine dro	ps at the disc	retion of Pretri	al Services/	Court			
	Services/Probation.								
O	Undergo a:								

Defendant must sign releases of information for all treatment providers to Pretrial Services / Court Service / Probation.

Comply with Defendant's ongoing psychiatric and/or drug/alcohol treatment.

Psychological evaluation and comply with all treatment recommendations.

10. Refrain from possessing a firearm or other dangerous weapon.

Drug/alcohol evaluation

9.

11.	Surrender all firearms to the	County	Sheriff	and	Firearm	Owner's			
	Identification Card to the Circuit Court Clerk with	hin 24 ho	ours.						
12.	Observe a curfew between								
	<u>:</u> a.m. p	o.m.							
	: a.m. p								
13.	Have no contact directly or indirectly with the fo	llowing 1	persons/c	lasse	s of perso	ns and/or			

14. GPS Electronic monitoring is ordered (non-domestic violence/stalking offense), and the Defendant cannot be released on bond until fitted with an electronic (GPS) monitoring unit. Defendant must comply with all terms and conditions of the Electronic Monitoring Agreement. THE COURT FINDS that no less restrictive condition or combination of conditions would reasonably ensure Defendant appears in court or protect an identifiable person(s) from the imminent threat of serious physical harm. Defendant is

not to enter the exclusion zone defined as within 500 feet of the following address:

- 15. One-time return: Defendant is allowed to return to the above residence for the purpose of obtaining clothing and other essential items while accompanied by a police officer within 72 hours of release from custody.
- 16. The defendant is charged with a forcible felony; stalking; aggravated stalking; domestic battery; any violation of the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Cannabis Control Act that is a Class 2 or greater felony; or any felony violation of Article 24 (Deadly Weapons) of the Criminal Code of 1961 or the Criminal Code of 2012. (725 ILCS 5/110-10(a)(5))

The Court finds that the circumstances of the case warrant the following conditions.

The defendant shall: (select those that apply)

places until further order:

- 1. Immediately surrender all firearms in their possession to the following law enforcement agency:
- 2. Physically surrender their Firearm Owner's Identification Card to the clerk of the court within 48 hours of release, as per 430 ILCS 65/9.5(g).
- 17. The defendant is charged with sexual assault or abuse involving a victim under 18 years of age living in the same household as the defendant at the time of the alleged offense. (725 ILCS 5/110-10(c))

The defendant shall (*select those that apply*):

Vacate the household located at:

Pay temporary support to their dependents

Refrain from contact or communication with the alleged child victim, unless permitted by the Court.

Other conditions that restrict defendant's access to the alleged victim.

18. The defendant is charged with a criminal offense and the alleged victim is a family or household member. (725 ILCS 5/110-10(d))

The defendant shall (select as required):

Refrain from contact or communication with the alleged victim for

hrs (72 hours minimum), or

until further order of the Court, following the Defendant's release.

Refrain from entering or remaining at the alleged victim's residence at for

hrs (72 hours minimum), or

until further order of the Court, following the Defendant's release.

or

Other conditions that restrict the defendant's access to the alleged victim

19. Other conditions:

DATED: ENTERED:

Judge

I acknowledge that I understand these conditions of release and affirm that I will comply with all of them.

Defendant