| CODE: 1405 | | LEASE ORDER 4490 (Rev. 8/23) | |
|--|---|---|--|
| STATE OF ILLINOIS | UNITED STATES OF AMERICA N THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT | COUNTY OF DU PAGE | |
| PEOPLE OF THE STAT ILLINOIS | | FILED | |
| PLA VS | CASE NUMBER | 23 Oct 03 PM 01: 42 (andres Adamg CLERK OF THE | |
| | NDAN'T | 18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS File Stamp Here | |
| | he Court being fully advised in the premises, and having jurisdiction of th | | |
| Defendant: X Present in per | rson L Interpreter used (See Interpreter Ord udio/video system - (Defendant Waived / Physical Health & Safety Endar | / | |
| Represented By: Public Defen | | igered) | |
| | | | |
| | must be released from custody because: (Check all boxes that apply) | | |
| The defendant is not charged with a detainable offense pursuant to 725 ILCS 5/110-6.1; OR | | | |
| While the defendant is charged with a detainable offense, the state has not filed a petition to detain; OR | | | |
| The defendant is charged with a detention-eligible offense/circumstance, but following the detention hearing, the Court denied the State's Petition to Detain. | | | |
| | | | |
| | | | |
| There are conditions of pre-trial persons or the community or the | release that can mitigate any real and present threat to the safety of any p risk of defendant's willful flight to avoid prosecution. | erson or | |
| | clear and convincing evidence that the following conditions of release are | necessary. | |
| | ant shall (Check all boxes that apply) | | |
| Appear on $11/07/2023$ | | | |
| | (date) at 08:30 AM(time), in Courtroom 4007 court until discharged or final order of the court. | | |
| Submit to the orders and process of the Court. | | | |
| Not violate any criminal statute of any jurisdiction. | | | |
| Comply with all terms of pre-tria 5/112A-4 and 750 ILCS 60/214, other state, tribe or United States | al release, including, but not limited to, orders of protection under 725 IL all civil no contact orders, and all stalking no contact orders in this state s territory. | CS or any | |
| File written notice with the Clerk of the Court of the 18th Judicial Circuit of any change of your address within 24 hours after such change. You may update your address via the web at https://epay.18thJudicial.org or in person at the Circuit Clerk's Office, 505 N. County Farm Road, Wheaton, Illinois. | | | |
| Distribution Origina | al - Circuit Clerk Copies- State's Attorney - Sheriff - Defense Attorney - Pre-Trial Ser | | |

CANDICE ADAMS, CLERK OF THE 18th JUDICIAL CIRCUIT COURT © WHEATON, ILLINOIS 60187-0707

PRE-TRIAL RELEASE ORDER

| defe rele | e following additional conditions are necessary to ensure the defendant's appearance in court, ensure the fendant does not commit any criminal offense, ensure the defendant complies with all conditions of pretrial ease, prevent the defendant's unlawful interference with the orderly administration of justice, or ensure mpliance with the rules and procedures of problem solving courts. | |
|--------------|---|-------------|
| | Not leave the State of Illinois without permission of the Court. | |
| | Report immediately upon release to the Pre-Trial Services Unit of the DuPage County Depaftment of Probation and Court Services, 503 N. County Farm Road, Wheaton, IL (630) 407-8317; and continue to report as directed by Pre-trial Services. | |
| \boxtimes | Refrain from having in Defendant's custody or control, purchasing, possessing, or receiving firearms, firearm ammunition, FOID card, Concealed Carry License, or other dangerous weapons. | |
| | Physically surrender any and all firearms, firearm ammunition, or other dangerous weapons owned by the Defendant or in the Defendant's custody, control, or possession immediately, but in no circumstance later than 48 hours from this order. If Defendant is in custody, said surrender shall occur within 48 hours from release from custody. Said items shall be surrendered to the <u>WESTMONT POLICE DEPARTMENT</u> Police Department. | |
| \boxtimes | Physically surrender the Defendant's Firearm Owner's Identification Card and/or Concealed Carry License to the DuPage County Circuit Clerk's Office within 48 hours from this order. If Defendant is in custody, said surrender shall occur within 48 hours from release from custody. | |
| | geographic areas or premises: | |
| (V | Uiches Mane REFRAIN FROM ENTERING OR REMAINING AT HER RESIDENCE | |
| | For the first 72 hours following release. Thereafter, contact shall not be harmful or offensive. | |
| | | |
| | Refrain from operating a motor vehicle without an ignition interlock device. | |
| | Electronic Monitoring Ordered (See accompanying orders) | |
| X | Other Conditions: | |
| | The surrender of firearms, ammunition, FOID card, CCL, dangerous weapons shall be immediately upon release from the DuPage County Jail, but no later | |
| | than 48 hours of release. | |
| | defendant is also ordered to abide by all terms and conditions of 230P30734 | |
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| | | |
| Name | ne: Pro Se | |
| DuPa | age Attorney Number: 50194 | |
| | rney for: PEOPLE OF THE STATE OF ILLINOIS | |
| Addre | ress: 503 N COUNTY FARM RD Validation 1D : DP-10032023-0142-22: | 5 |
| | /State/Zip: WHEATON, IL, 60187 Judge | <u>/</u> |
| | phone Number: 10/03/2023 | |
| Email | | |
| | Distribution: Original - Circuit Clerk Copies- State's Attorney - Sheriff - Defense Attorney - Pre-Trial Services | 2. |
| | CANDICE ADAMS, CLERK OF THE 18th JUDICIAL CIRCUIT COURT © WHEATON, ILLINOIS 60187-0707 | Page 2 of 2 |

| Fe | long | Ketail 7 | Theft-RELEASE | | |
|--|---|----------------------------------|--|--|--|
| CO | DE: 1405 | | PRE-TRIAL RE | LEASE ORDER 4490 (Rev. 8/23) | |
| ST | ATE OF ILLINOIS | IN THE CIRCU | UNITED STATES OF AMERICA IIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT | COUNTY OF DU PAGE | |
| | PEOPLE OF TH ILLIN | | CASE NUMBER | FILED | |
| | PLAINTIFF VS | | | 23 Oct 03 AM 09: 17 | |
| - | | DEFENDANT | PRE-TRIAL RELEASE ORDER | CLERK OF THE 18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS | |
| This | File Stamp Here This cause coming before the Court; the Court being fully advised in the premises, and having jurisdiction of the subject matter: Defendant: Present in person Interpreter used (See Interpreter Order) | | | | |
| Rep | Present via audio/video system - (Defendant Waived / Physical Health & Safety Endangered) Represented By: Public Defender Pro-Se Private Counsel: | | | | |
| The | The Court finds that the defendant must be released from custody because: (Check all boxes that apply) | | | | |
| | The defendant is not charged with a detainable offense pursuant to 725 ILCS 5/110-6.1; OR While the defendant is charged with a detainable offense, the state has not filed a petition to detain; OR | | | | |
| | The defendant is charged with a detention-eligible offense/circumstance, but following the detention hearing, the Court denied the State's Petition to Detain. | | | | |
| | | | | | |
| | There are conditions of pre-trial release that can mitigate any real and present threat to the safety of any person or persons or the community or the risk of defendant's willful flight to avoid prosecution. | | | | |
| | | | incing evidence that the following conditions of release are | e necessary, | |
| | | the Defendant shall (Ch | | | |
| Appear on <u>10/30/2023</u> (date) at <u>09:30 AM</u> (time), in Courtroom <u>4006</u> and thereafter as ordered by the court until discharged or final order of the court. | | | | | |
| \boxtimes | | | | | |
| \boxtimes | Not violate any criminal statute of any jurisdiction. | | | | |
| Comply with all terms of pre-trial release, including, but not limited to, orders of protection under 725 ILCS 5/112A-4 and 750 ILCS 60/214, all civil no contact orders, and all stalking no contact orders in this state or any other state, tribe or United States territory. | | | | | |
| File written notice with the Clerk of the Court of the 18th Judicial Circuit of any change of your address within 24 hours after such change. You may update your address via the web at https://epay.18thJudicial.org or in person at the Circuit Clerk's Office, 505 N. County Farm Road, Wheaton, Illinois. | | | | | |
| | Distri | bution: Original - Circuit Clerl | Copies- State's Attorney - Sheriff - Defense Attorney - Pre-Trial So | ervices | |
| | | | AMS, CLERK OF THE 18th JUDICIAL CIRCUIT COU | | |

WHEATON, ILLINOIS 60187-0707

PRE-TRIAL RELEASE ORDER

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| defe relea | e following additional conditions are necessary to ensure the defendant's appearance in court, ensure the endant does not commit any criminal offense, ensure the defendant complies with all conditions of pretrial ase, prevent the defendant's unlawful interference with the orderly administration of justice, or ensure apliance with the rules and procedures of problem solving courts. | |
|---------------|---|--|
| | Not leave the State of Illinois without permission of the Court. | |
| \boxtimes | Report immediately upon release to the Pre-Trial Services Unit of the DuPage County Depaftment of Probation and Court Services, 503 N. County Farm Road, Wheaton, IL (630) 407-8317; and continue to report as directed by Pre-trial Services. | |
| \boxtimes | Refrain from having in Defendant's custody or control, purchasing, possessing, or receiving firearms, firearm ammunition, FOID card, Concealed Carry License, or other dangerous weapons. | |
| \boxtimes | Physically surrender any and all firearms, firearm ammunition, or other dangerous weapons owned by the Defendant or in the Defendant's custody, control, or possession immediately, but in no circumstance later than 48 hours from this order. If Defendant is in custody, said surrender shall occur within 48 hours from release from custody. Said items shall be surrendered to theOAK BROOK POLICE DEPARTMENTPolice Department. | |
| \boxtimes | Physically surrender the Defendant's Firearm Owner's Identification Card and/or Concealed Carry License to the DuPage County Circuit Clerk's Office within 48 hours from this order. If Defendant is in custody, said surrender shall occur within 48 hours from release from custody. | |
| \boxtimes | Have no contact directly or indirectly with the following individuals and/or refrain from going to certain described geographic areas or premises: | |
| | OAK BROOM MALL, ITS PROPERTY AND PREMISES; BURBERRY STORE (ALL LOCATIONS) | |
| | For the first 72 hours following release. Thereafter, contact shall not be harmful or offensive. | |
| | | |
| | Refrain from operating a motor vehicle without an ignition interlock device. | |
| | Electronic Monitoring Ordered (See accompanying orders) | |
| \boxtimes | Other Conditions: | |
| | the defendant shall surrender firearms, ammunition, foid card, concealed | |
| | carry license, dangerous weapons immediately upon release from the dupage county jail, but no later than 48 hours from release. | |
| | sound, juit, suc no facer chan 46 hours from refease. | |
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| | | |
| Name | Pro Se | |
| DuPa | ge Attorney Number: 50149 | |
| Attorr | ney for: PEOPLE OF THE STATE OF ILLINOIS | $ \nabla t = \min\{a,b,b,c\} \in [a_1,a_2,\dots,a_{n-1},a_{n-1},a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,a_{n-1},a_{n-1},\dots,n-1},\dots,a_{n-1},\dots,n-1},\dots,a_{n-1},\dots,a_$ |
| Addre | ess: 503 N COUNTY FARM RD Validation ID : DP-10032023-0917-44136 | |
| City/S | State/Zip: WHEATON, IL, 60187 Judge | |
| - | hone Number: 630-407-8000 10/03/2023 | |
| Email | : Date | |
| | Distribution: Original - Circuit Clerk Copies- State's Attorney - Sheriff - Defense Attorney - Pre-Trial Services | |
| | CANDICE ADAMS, CLERK OF THE 18th JUDICIAL CIRCUIT COURT © WHEATON, ILLINOIS 60187-0707 | Page 2 of 2 |

| Felony | Det | ention (Flig. | ht) |
|---|--|--|--|
| CODE: 1415 | | PRE-TRIAL DI | ETENTION ORDER 4491 (Rev. 4/23) |
| STATE OF ILLINOIS | IN THE CIRCUI | UNITED STATES OF AMERICA T COURT OF THE EIGHTEENTH JUDICIAL CIRCU | |
| PEOPLE OF THE S ILLINOIS | | CASE NUMBER | FILED |
| VS | PLAINTIFF [OR DEFENDANT | PRE-TRIAL DETENTION ORDER | 23 Oct 03 AM 11: 16 (andin Adamy CLERK OF THE 18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS File Stamp Here |
| This cause coming before the Court; the Court being fully advised in the premises, and having jurisdiction of the subject matter: Defendant: Present in person Interpreter used (See Interpreter Order) Present via audio/video system - (Defendant Waived / Physical Health & Safety Endangered) Represented By: Public Defender | | | |
| The Court Finds that (Check a | all boxes that apply) | | |
| (DANGEROUSNESS S | TANDARD) The Co | urt DOES find by clear and convincing evidence tha | t: |
| A. The proof is eviden paragraphs (1) throu | t or the presumption g ugh (7) of 725 ILCS 5 | reat that the defendant committed a detainable offense p/110-6.1(a); AND | oursuant to |
| B. The defendant's pre-trial release poses a real and present threat to the safety of any person or persons or the community, based on the specific articulable facts of the case, by conduct which may include, but is not limited to, a forcible felony, the obstruction of justice, intimidation, injury, or abuse as defined by paragraph (1) of Section 103 of the Illinois Domestic Violence Act of 1986; or, in the case of stalking or aggravated stalking, of a victim of the alleged offense, and denial of release is necessary to prevent fulfillment of the threat upon which the charge is based; AND | | | |
| C. No condition or combination of conditions set forth in subsection (b) of Section 110-10 can mitigate the real and present threat to the safety of any person or persons or the community, based on the specific articulable facts of the case, for offenses listed in paragraphs (1) through (7) of subsection (a); AND | | | |
| paragraph (1) of sub Section 110-10 can | psection (a), no condit mitigate the real and p on the specific articula | on 407 of the Illinois Controlled Substances Act that ar ion or combination of conditions set forth in subsection present threat to the safety of any person or persons or t ble facts of the case, and the defendant poses a serious | (b) of he |
| (WILLFUL FLIGHT ST | TANDARD) The Cou | urt DOES find by clear and convincing evidence tha | t: |
| A. The proof is evident or the presumption great that the defendant committed a qualifying offense pursuant to 725 ILCS 5/110-6.1(a)(8); AND | | | |
| B. The defendant has a high likelihood of willful flight to avoid prosecution. C. No condition or combination of conditions set forth in 725 ILCS 5/110-10(b) can mitigate the risk of the defendant's willful flight. | | | |
| The Court's reasons for conclu | uding the defendant | should be denied pretrial release and why less restri | ctive |
| conditions would not avoid a r community, based on the spect prosecution are based upon th | ific articulable facts | at to the safety of any person or persons or the of the case, or prevent the defendant's willful flight | from |
| | Original - Circuit Clerk | Copies - State's Attorney - Sheriff - Defense Attorney - Pre-Tria | |
| | UANDIUE ADA | MS, CLERK OF THE 18th JUDICIAL CIRCUIT CO WHEATON, ILLINOIS 60187-0707 | URT © Page 1 of 2 |

PRE-TRIAL DETENTION ORDER

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| 1. Nature and circumstances of the offense(s) charged. | | | |
|--|----------------------|--|--|
| 2. Defendant's prior criminal history is indicative of violent, abusive or assaultive behavior. | | | |
| 3. Defendant's psychological, psychiatric or other similar social history indicates a violent, abusive, or assaultive nature. |)I. | | |
| 4. The identity of any person or persons to whose safety the defendant is believed to pose a threat, an the threat. | d the nature of | | |
| 5. Any statements made by, or attributed to the defendant, together with the circumstances surrounding | ng them. | | |
| 6. The age and physical condition of the defendant. | | | |
| 7. The age and physical condition of any victim or complaining witness. | | | |
| 8. Defendant is known to possess or have access to weapons. | | | |
| 9. At the time of current offense or arrest, Defendant was on probation, parole, aftercare release, man supervised release or other release from custody pending trial, sentencing, appeal, or completion on 10. For the reasons stated on the record. There is no condition or condition of the record. | f sentence. | | |
| combination of conditions which could mitigate the risk to th | | | |
| community. The court finds the defendant has a high likelihoo | | | |
| will flight flight to avoid prosecution. | | | |
| | | | |
| It is hereby ordered (Check all that apply) | | | |
| 1. Defendant shall be committed to the custody of the DuPage County Sheriff for confinement in the pending trial (See Mittimus Order Remanding Custody). | county jail | | |
| 2. Defendant shall be given a reasonable opportunity for private consultation with counsel, and for co with others of his or her choice by visitation, mail and telephone (unless otherwise prohibited). | ommunication | | |
| 3. The defendant shall have no contact or communication of any kind with | until further | | |
| order of Court. This shall include no contact by call, text, email, letter, social media or any other m verbal, electronic or written communication. Defendant shall also not direct or request any other per contact the above listed individual(s). | neans of | | |
| 4. Pregnant pre-trial detainee shall continue to be held in custody to protect the public or the victim o on which the charge is based. | f the offense | | |
| 5. Case continued to <u>10/17/2023</u> (date) at <u>09:30 AM</u> (time), in room <u>4010</u> | | | |
| Defendant notified of rights to appeal. | | | |
| | | | |
| Name: Pro Se | | | |
| DuPage Attorney Number: 50149 | | | |
| Attorney for: PEOPLE OF THE STATE OF ILLINOIS | | | |
| Address: 503 N COUNTY FARM RD | -10122022-1110-14328 | | |
| City/State/Zip: WHEATON, IL, 60187 | Judge | | |
| Telephone Number: 630-407-8000 10/03/2023 | | | |
| Email: | Date | | |
| Distribution: Original - Circuit Clerk Copies- State's Attorney - Sheriff - Defense Attorney - Pre-Trial Services | | | |
| CANDICE ADAMS, CLERK OF THE 18th JUDICIAL CIRCUIT CO WHEATON, ILLINOIS 60187-0707 | OURT © Page 2 of 2 | | |

| reiony serention | Felony | Detention |
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CODE: 1415

PRE-TRIAL DETENTION ORDER 4491 (Rev. 4/23)

| STATE OF ILLINOIS | IN THE CIRC | UNITED STATES OF AMERICA CUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCU | COUNTY OF DU PAGE | |
|--|---|--|---|--|
| PEOPLE OF THE S ILLINOIS VS | | CASE NUMBER | FILED 23 Oct 03 AM 10: 36 | |
| | DEFENDANT | PRE-TRIAL DETENTION ORDER | CLERK OF THE 18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS File Stamp Here | |
| This cause coming before the Court; the Court being fully advised in the premises, and having jurisdiction of the subject matter: Defendant: Present in person Interpreter used (See Interpreter Order) Present via audio/video system - (Defendant Waived / Physical Health & Safety Endangered) Represented By: Public Defender Pro-Se Private Counsel: | | | | |
| A. The proof is evident or the presumption great that the defendant committed a detainable offense pursuant to paragraphs (1) through (7) of 725 ILCS 5/110-6.1(a); AND B. The defendant's pre-trial release poses a real and present threat to the safety of any person or persons or the community, based on the specific articulable facts of the case, by conduct which may include, but is not limited to, a forcible felony, the obstruction of justice, intimidation, injury, or abuse as defined by paragraph (1) of Section 103 of the Illinois Domestic Violence Act of 1986; or, in the case of stalking or aggravated stalking, of a victim of the alleged offense, and denial of release is necessary to prevent fulfillment of the threat upon which the charge is based; AND C. No condition or combination of conditions set forth in subsection (b) of Section 110-10 can mitigate the real and present threat to the safety of any person or persons or the community, based on the specific articulable forts of the real and present threat to the safety of any person or persons or the community, based on the specific articulable forts of the safety of any person or persons or the community, based on the specific articulable forts of the safety of any person or persons or the community, based on the specific | | | | |
| articulable facts of the case, for offenses listed in paragraphs (1) through (7) of subsection (a); AND D. For offenses under subsection (b) of Section 407 of the Illinois Controlled Substances Act that are subject to paragraph (1) of subsection (a), no condition or combination of conditions set forth in subsection (b) of Section 110-10 can mitigate the real and present threat to the safety of any person or persons or the community, based on the specific articulable facts of the case, and the defendant poses a serious risk to not appear in court as required. | | | | |
| (WILLFUL FLIGHT STANDARD) The Court DOES find by clear and convincing evidence that: | | | | |
| A. The proof is evident or the presumption great that the defendant committed a qualifying offense pursuant to 725 ILCS 5/110-6.1(a)(8); AND B. The defendant has a high likelihood of willful flight to avoid prosecution. C. No condition or combination of conditions set forth in 725 ILCS 5/110-10(b) can mitigate the risk of the defendant's willful flight. | | | | |
| conditions would not avoid a re community, based on the speci prosecution are based upon the | eal and present th fic articulable fac e following: | nt should be denied pretrial release and why less restr breat to the safety of any person or persons or the ets of the case, or prevent the defendant's willful flight | from | |
| Distribution: | Original - Circuit Cle CANDICE A | Erk Copies - State's Attorney - Sheriff - Defense Attorney - Pre-Tri DAMS, CLERK OF THE 18th JUDICIAL CIRCUIT CC WHEATON, ILLINOIS 60187-0707 | al Services DURT © Page 1 of 2 | |

PRE-TRIAL DETENTION ORDER

| 1. Nature and circumstances of the offense(s) charged. | | | | | |
|--|---|--|--|--|--|
| 2. Defendant's prior criminal history is indicative of violent, abusive or assaultiv | | | | | |
| 3. Defendant's psychological, psychiatric or other similar social history indicates assaultive nature. | | | | | |
| 4. The identity of any person or persons to whose safety the defendant is believe the threat. | ed to pose a threat, and the nature of | | | | |
| 5. Any statements made by, or attributed to the defendant, together with the circ | sumstances surrounding them. | | | | |
| 6. The age and physical condition of the defendant. | | | | | |
| 7. The age and physical condition of any victim or complaining witness. | | | | | |
| 8. Defendant is known to possess or have access to weapons. | | | | | |
| 9. At the time of current offense or arrest, Defendant was on probation, parole, a supervised release or other release from custody pending trial, sentencing, approximation of the sentencing of the | | | | | |
| \bigotimes 10. For the reasons stated on the record. There is n | no condition or | | | | |
| combination of conditions that can mitigate the | real and present | | | | |
| threat to the safety of the community. | | | | | |
| | | | | | |
| | | | | | |
| It is hereby ordered (Check all that apply) | | | | | |
| 1. Defendant shall be committed to the custody of the DuPage County Sheriff fo pending trial (See Mittimus Order Remanding Custody). | or confinement in the county jail | | | | |
| 2. Defendant shall be given a reasonable opportunity for private consultation wit with others of his or her choice by visitation, mail and telephone (unless other | th counsel, and for communication rwise prohibited). | | | | |
| 3. The defendant shall have no contact or communication of any kind with | until further | | | | |
| order of Court. This shall include no contact by call, text, email, letter, social verbal, electronic or written communication. Defendant shall also not direct or contact the above listed individual(s). | media or any other means of | | | | |
| 4. Pregnant pre-trial detainee shall continue to be held in custody to protect the public or the victim of the offense on which the charge is based. | | | | | |
| 5. Case continued to | , in room 4012 | | | | |
| Defendant notified of rights to appeal. | | | | | |
| | | | | | |
| Name: Pro Se | | | | | |
| DuPage Attorney Number: 50149 | | | | | |
| Attorney for: PEOPLE OF THE STATE OF ILLINOIS | | | | | |
| Address: 503 N COUNTY FARM RD | Validation ID : DP-10032023-1036-24494 | | | | |
| Address: 503 N COUNTY FARM RD City/State/Zip: WHEATON, IL, 60187 Telephone Number: 630-407-8000 | Judge | | | | |
| | 10/03/2023 | | | | |
| Email: Distribution: Original - Circuit Clerk Copies- State's Attorney - Sheriff - De | | | | | |
| CANDICE ADAMS, CLERK OF THE 18th JUD | | | | | |
| WHEATON, ILLINOIS 601 | 187-0707 | | | | |