IN THE CIRCUIT COURT FOR THE FOURTH JUDICIAL CIRCUIT SHELBY COUNTY, ILLINOIS

INFORMATION COUNT I	Cler	k of the Circuit Court, Fourth Judicial C Shelby County, IL	Xircuit
CARLO C. OBERG, DOB: DOB: LKA: 5747 Chambers St. Stansbury Park, UT 84074 Defendant.		了 [] [] AUG 1 1 2022	\mathbb{D}
THE PEOPLE OF THE STATE OF ILLINOIS, Plaintiff -vs-))) No	. 2022-CF-106	

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about October 22, 2021 - October 25, 2021, in the County of Shelby, Illinois, the above-named defendant did commit the offense of TRAVELING TO MEET A CHILD, in that the said defendant, traveled to the State of Illinois to engage in unlawful sexual conduct with , dob: , a child, after using a device capable of electronic data storage or transmission to seduce, solicit, lure, or entice , dob: , a child, for such purpose, in violation of 720 ILCS 5/11-26 (Class 3 Felony) (10 years sex offender registration, 730 ILCS 150/7).

COUNT II

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed child, located at Camera/image0001.jpg genitals of the (e05ce98a3e702c8420757c69846371808), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT III

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0003.jpg (321d732dd5747392c5d54e59b389ddcd), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT IV

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed breasts of Camera/image0006.jpg the child, located at (7c9fb00ba2c89b247ea6f960f4286814), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT V

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0007.jpg (6f29b3fa26d0250779f4f4e82b731fb6), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT VI

1 1.1.

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0008.jpg (397ab5ff885226dd6164c2cf29002c8b), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

COUNT VII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed buttocks child, of the located at Camera/image0009.jpg (6249c85ca4edf2966cafc230a0490dad), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT VIII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed buttocks of the child, located at Camera/image0010.jpg (c9c18a4d972f702134d6cd28962b53cb), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT IX

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0011.jpg (533f4373f82ed537d21d0dc84bd2e961), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT X

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0012.jpg (5a2f98blc3cc63f44a082bea65bl6d33), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

COUNT XI

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0013.jpg (8c00cc9db5c37c4a8acf0470b2d92f40), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0017.jpg (9d476ab8323ef8734fd41ff43ec5a40e), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

COUNT XIII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about 2021 - February, 2022, in the County of Shelby, September, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed located genitals of the child, at Camera/image0018.jpg (2c65b1a0fb929704e7b5f8fafb5cd1bb), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XIV

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0019.jpg (dc9b3f4bc70c8de62c0fc871676c5429), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

COUNT XV

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0020.jpg (1d29f89e8c0f1c2e1797b2778a8604e2), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XVI

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals of the child, located at Camera/image0021.jpg (feb245454428384c49995764670c4207), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT XVII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals and breasts of the child, located at Camera/image0022.jpg (544f8470b16351ea7c64ab6b4db82c7e), in violation of 720 ILCS 5/11-20.1(a) (6) (vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XVIII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed buttocks of the child, located at Camera/image0023.jpg (12ddcevf3e4bab1d99faf45f06abfb5b), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT XIX

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed child, genitals of the located at Camera/image0024.jpg (9fc7e93376eea9b9f77235be8309ffba), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XX

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals of the child, located at Camera/image0025.jpg (28cce24fdda5cae3578a3c798ef2ed2e), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT XXI

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals of the child, located at Camera/image0026.jpg (8558f27a627071a445ef062d2779506b), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XXII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed buttocks of the child, located at Camera/image0027.jpg (19100eadf292418bbfdcc62fc89d9435), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

COUNT XXIII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals of the child, located at Camera/image0029.jpg (98f79f1827a9eeb3020ef7ff39504546), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XXIV

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in the County of Shelby, Illinois, the above-named defendant committed the offense of CHILD PORNOGRAPHY (POSSESSION), in that the said defendant, with the knowledge of the nature or content thereof, possessed a photograph by computer of a child whom the defendant knew or reasonably should have known to be under the age of 18 actually or by simulation depicted or portrayed in any pose, posture or setting involving the lewd exhibition of the transparently clothed or unclothed genitals of the located child, at Camera/image0029.jpg (98f79f1827a9eeb3020ef7ff39504546), in violation of 720 ILCS 5/11-20.1(a)(6)(vii).

Class 3 Felony / 2 -5 years incarceration / MSR of 1 year maximum / Lifetime Registration as a Sexual Predator / Mandatory minimum fine of \$1,000 and maximum fine of \$100,000

COUNT XXV

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about June, 2021 - February, 2022 in the County of Shelby, Illinois, the above-named defendant did commit the offense of GROOMING, in that the said defendant knowingly used a device capable of electronic data storage or transmission, to seduce, solicit, lure, or entice or attempt to seduce, solicit, lure, or entice J.W., dob: 10/25/2007, a child, to commit a sex offense, in violation of 720 ILCS 5/11-25 (Class 4 Felony) (10 years sex offender registration, 730 ILCS 150/7).

COUNT XXVI

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about June, 2021 - February, 2022 in the County of Shelby, Illinois, the above-named defendant did commit the offense of GROOMING, in that the said defendant knowingly used a device capable of electronic data storage or transmission, to seduce, solicit, lure, or entice or attempt to seduce, solicit, lure, or entice J.W., dob: 10/25/2007, a child, to distribute photographs depicting the sex organ of a child, in violation of 720 ILCS 5/11-25 (Class 4 Felony) (10 years sex offender registration, 730 ILCS 150/7).

COUNT XXVII

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about June, 2021 - February, 2022 in the County of Shelby, Illinois, the above-named defendant did commit the offense of GROOMING, in that the said defendant knowingly used a device capable of electronic data storage or transmission, to seduce, solicit, lure, or entice or attempt to seduce, solicit, lure, or entice J.W., dob: 10/25/2007, a child, to engage in unlawful sexual conduct with a child, in violation of 720 ILCS 5/11-25 (Class 4 Felony) (10 years sex offender registration, 730 ILCS 150/7).

COUNT XXVIII

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about June, 2021 - February, 2022 in the County of Shelby, Illinois, the above-named defendant did commit the offense of SOLICITATION TO MEET A CHILD, in that the said defendant, a person of the age of 18 or more years, while using a computer, cellular phone, or other device, with the intent to meet a child, solicited, enticed induced or arranged with the child to meet at a location without the knowledge of the child's parent or guardian and the meeting with the child was arranged for a purpose other than a lawful purpose under Illinois Law and the defendant believed he was 5 or more years older than the child, in violation of 720 ILCS 5/11-6.6 (Class 4 Felony)

COUNT XXIX

NOW COME the People of the State of Illinois by the State's Attorney of Shelby County and inform this court that on or about June, 2021 - February, 2022 in the County of Shelby, Illinois, the above-named defendant did commit the offense of LURING OF A MINOR, in that said defendant, a person at least 18 years of age but under 21 years of age knowingly contacted or communicated electronically to a minor, J.W., dob: 10/25/2007, knowing the minor was under 15 years of age, with the intent to persuade, lure or transport the minor away from her home or other location known by the minor's parent to be the place where the minor is to be located for an unlawful purpose, being sexual contact with the minor, without the express consent of the minor's parent with the intent to avoid the express consent of the minor's parent and committed an act in furtherance of the intent to have sexual contact with the minor in that he made physical contact with the minor and was a stranger to the minor's parents, in violation of 720 ILCS 5/10-5.1(b) (Class B Misdemeanor).

COUNT XXX

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in Shelby County Illinois, the above-named defendant committed the offense of SEXUAL EXPLOITATION OF A CHILD in that, while in the virtual presence of a child, a person under 17 years of age, J.W. (dob: 10/25/2007), and with knowledge that J.W. would view his acts, said defendant exposes his sex organ, in that he sent a photograph, from a cellular device, of his penis, said image located at Camera/image0028.jpg (fb8a919821f5dee48070fede7563a759) for the purpose of sexual arousal or gratification of such person or the child or one whom he believes to be a child, in violation of 720 ILCS 11-9.1 (a)(2). CLASS A MISDEMEANOR, 10 year sex offender registration pursuant to 730 ILCS 150/7

COUNT XXXI

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in Shelby County Illinois, the above-named defendant committed the offense of SEXUAL EXPLOITATION OF A CHILD in that, while in the virtual presence of a child, a person under 17 years of age, J.W. (dob: 10/25/2007), and with knowledge that J.W. would view his acts, said defendant exposes his sex organ, in that he sent a photograph, from a cellular device, of his penis, said image located at Camera/image0030.jpg (1c08f503835c0b92e173954a8e27eac9) for the purpose of sexual arousal or gratification of such person or the child or one whom he believes to be a child, in violation of 720 ILCS 11-9.1 (a)(2). CLASS A MISDEMEANOR, 10 year sex offender registration pursuant to 730 ILCS 150/7

COUNT XXXII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in Shelby County Illinois, the above-named defendant committed the offense of SEXUAL EXPLOITATION OF A CHILD in that, while in the virtual presence of a child, a person under 17 years of age, J.W. (dob: 10/25/2007), and with knowledge that J.W. would view his acts, said defendant exposes his sex organ, in that he sent a photograph, from a cellular device, of his penis, said image located at Camera/image0031.jpg (b3b9dfbcd11f58deb6d263e94c7b4611) for the purpose of sexual arousal or gratification of such person or the child or one whom he believes to be a child, in violation of 720 ILCS 11-9.1 (a) (2). CLASS A MISDEMEANOR, 10 year sex offender registration pursuant to 730 ILCS 150/7

COUNT XXXIII

NOW COME the People of the State of Illinois by the Shelby County State's Attorney and inform this court that on or about September, 2021 - February, 2022, in Shelby County Illinois, the above-named defendant committed the offense of SEXUAL EXPLOITATION OF A CHILD in that, while in the virtual presence of a child, a person under 17 years of age, J.W. (dob: 10/25/2007), and with knowledge that J.W. would view his acts, said defendant exposes his sex organ, in that he sent a photograph, from a cellular device, of his penis, said image located at Camera/image0033.jpg (85890c142060a283bf42849c727d7e3b) for the purpose of sexual arousal or gratification of such person or the child or one whom he believes to be a child, in violation of 720 ILCS 11-9.1 (a) (2). CLASS A MISDEMEANOR, 10 year sex offender registration pursuant to 730 ILCS 150/7

State's Attorney Subscribed and sworn to before me on August 9, 2022 Notary Public OFFICIAL SEAL KAYLA GARMAN NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 4/5/26

FILED

MAR 07 2024

FORM VI

INTERSTATE AGREEMENT ON DETAINERS

Xerk of the Circuit Court Fourth Judiciel Circuit Shelby County, iL

Five copies. All copies, with original signatures by the prosecutor and the agent, should be sent to the Agreement Administrator of their own state. After signing all copies, the Administrator should retain one for his/her files, send one to the warden/superintendent of the institution in which the inmate is located and return two copies to the prosecutor, who will give one to the agent for use in establishing his/her authority and place one in his/her files. One copy should also be forwarded to the Agreement Administrator in the sending state.

EVIDENCE OF AGENT'S AUTHORITY TO ACT FOR RECEIVING STATE inmate records uscr) TO: • J aLEZ. Administrator of the Agreement on Detainers 1480 A 800 UT 84116 (Address) State Collectional Facility (Institution) Carlo is confined in Uta (Inmate's name and number) E <u>UteMand</u>, pursuant to the Interstate Agreement on Detainers (Address) (IAD), will be taken into custody at the institution on or about llinois for delivery to the County of State of for trial. After the completion of the trial, the inmate shall be returned to the sending state. In accordance with Article, V(b) / have designated the agent(s) named below to return the prisoner. Dated: (Prosecutor's Signature) Holney Printed Name: Title: NENKE lozi County: St. 01 Main Address: City/State Telephone: Лí Agent(s) printed name(s) and signature(s); lan // and/or GIEUE 13 and/or 5

1

Rev. 3/03 Form VI

OVER

TO: Warden/Superintendent

1

In accordance with the above representation and the provisions of the IAD, the persons listed above are

hereby designated as Agents for the State of	to deliver <u>Callo C. Ob ESA 25594</u> 2
	(Inmate's Name & Number)
To <u>Shelby County</u> , State of <u>Illinois</u> (Jurisdiction)	for trial. At completion of the trial
the above inmate shall be returned to <u>Utah</u> State	Collectional Facility Salt Lake City (Institution & Address)
	(Institution & Address)
Signature:	Dated: 03/06/24
Agreement Administrator: Shertf Brian Mck	eynolds
Address: 151 N. Morgan St.	
City/State: Shelbyville, IL 625	6.5
Telephone: (217) 774- 3941	
•	

Rev. 3/03 Form VI

FORM VII

INTERSTATE AGREEMENT ON DETAINERS

York of the Circuit Court Fourth Judicial Circuit Shelby County, IL

MAR 07 2024

Six copies. IMPORTANT: This form should only be used when an offer of temporary custody has been received as the result of an <u>inmate's request</u> for disposition of a detainer. [If the offer has been received because another prosecutor in your state has initiated the request, use Form VIII.] Copies of Form VII should be sent to the warden, the inmate, the other jurisdictions in your state listed in the offer of temporary custody, and the Agreement Administrators of the sending and receiving states. Copies should be retained by the person filing the acceptance and the judge who signs it. If the offer of custody is being made to more than one jurisdiction in your state, the prosecutor from each jurisdiction should submit a Form VII.

PROSECUTOR'S ACCEPTANCE OF TEMPORARY CUSTODY OFFERED WITH AN INMATE'S REQUEST FOR DISPOSITION OF A DETAINER

TO: BART MORTENSEN
Warden
Utuh State Collectional Facility
(Institution)
1480 N. 8000 W. Salt Lake City, UT 84116
(Address) (City/State)
In response to your letter of 11/18/23 and offer of temporary custody regarding
(Date)
Callo Callo II Obela 255 942, who is presently under indictment, information,
(Inmate's Name & Number)
or complaint in She / by County II of which I am the the States Attomey
(Jutisdiction)

please be advised that I accept temporary custody and that I propose to bring this person to trial on the indictment, information, or complaint named in the offer within the time specified in Article III (a) of the Interstate Agreement on Detainers (IAD).

I hereby agree that immediately after the trial is completed in this jurisdiction, I will return the inmate directly to you or allow any jurisdiction you have designated to take temporary custody. I agree also to complete Form IX, Prosecutor's Report of Disposition of Charges, immediately after trial, and return it to your state with the inmate.

(If your jurisdiction is the only one named in the offer of temporary custody, use the space below to indicate when you would like to send your agents to bring the inmate to your jurisdiction. If the offer of temporary custody has been sent to other jurisdictions in your state, use the following space to make inquiry as to the order in which you will receive custody, or to indicate any arrangements you have already made with other jurisdictions in your state in this regard. Each prosecutor in a receiving state jurisdiction should submit a Form VII in accordance with the instructions above.)

ŀ

Rev. 3/03 Form VII

OVER

her: RF Brian MaRey ARRANGEMENTS/INQUIRY: 5 Cent tion 61565 'nc' Prosecutor's Signature Dated 0's Printed Name/Title: S CIA County/Jurisdiction: \mathcal{Z} indic 30 Address: CCity/State: _S Telephone: 2

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV (a) and that the facts recited herein are correct and that having duly recorded this acceptance, Lhereby transmit it for action in accordance with its terms and the provisions of the IAD.

Judge's Signature Dated: 3/7/2024	
Printed Name: <u>AManda S. Adl - Harlow</u> Court/Judicial District: <u>Alstaent Circuit</u> Judge Shelby Caunty IL [4th]	
Court/Judicial District: Restacht Circuit Judge Shelly County IL 14th	inut
Address; Sor C: Pauli	
City/State: Shelbyme, Thubs Telephone: (217) 774-4212	
Telephone: (217) 774-4212	_

Rev. 3/03 Form VII

CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT

SHELBY COUNTY

Shelbyville, ILLINOIS 62565 217-774-4212

PEOPLE OF THE STATE OF ILLINOIS VS. OBERG, CARLO C 5747 CHAMBERS ST

Case number: 2022CF000106

STANSBURY PARK UT 84074-0000 10/31/2000 UT 220085781

WARRANT OF ARREST

TO ALL PEACE OFFICERS OF THE STATE OF ILLINOIS:

You are hereby commanded to arrest OBERG, CARLO C and bring said person without unnecessary delay before Judge OF THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT, SHELBY COUNTY, in the courtroom usually occupied by him, or if he is unable to act, before the nearest or most accessible court in said County, to answer a charge made against said person for the offense of: TRAVELING TO MEET A MINOR CRAVELING TO MEET A MINOR and hold said person to bail. If any geographical limitation is placed on the execution of the warrant, specify such limitation as follows:

Geographical limit on the execution of this warrant: No Limits

The amount of bail is

10% to apply

ISSUED AT SHELBY COUNTY, SHELBYVILLE, ILLINOS this 8/11/2022



PRESIDING JUDGE

STATE OF ILLINOIS COUNTY OF SHELBY

I have executed the within Warrant by arresting the within-ramed defendant.

In accordance with the provisions of 725 ILCS 5/110-9 defendant released

on bail in the sum of \$ _____ with security;

}

this	day of	, 20, to appear in court on	
	,20, at	am/pm.	
Fees:	Service and return:\$		
	Mileage0:\$		

GERTIFIED TRUE COPY

SHELBY CO.

Circuit Clerk

Deputy Sher:ff

	OURTH JUDICIAL CIRCUIT OF ILLINOIS JUNTY, ILLINOIS
THE PEOPLE OF THE STATE OF ILLINOI -vs- Carlo Oberg Defendant. <u>WAIVER OF PRE</u>	S,) No. $22CFIOG$)))) LIMINARY HEARING APR 10 2024
I, the undersigned, Defendant in the al	bove titled case, do hereby in the bern cont, Fourth Judiciel Circuit Sheiby County, iL
understandingly waive my right to Preliminar Signed in open Court at Shelbyville, I	y Hearing in said case. I am <u>23</u> years of age. Ilinois, this <u>1046</u> day of <u>April</u>
20 <u>24</u> .	·
Signed in the presence of:	DEFENDANT
	4-10-202 SADDRESS

2022CF106

IN THE CIRCUIT COURT FOR THE FOURTH JUDICIAL CIRCUIT OF ILLINOIS SHELBY COUNTY, ILLINOIS

THE PEOPLE OF THE)
STATE OF ILLINOIS,)
- VS-)
CARLO C. OBERG,)
Defendant.)

No. 2022-CF-106

DEFENDANT'S MOTION PURSUANT TO RULE 415(c)

NOW COMES, Defendant, CARLO C. OBERG, by his attorney, Bradford A. Rau, Jr., Shelby County Public Defender, and moves this Honorable Court as follows:

1. Rule 415(c) holds in pertinent part as follows:

Any materials furnished to an attorney pursuant to these rules shall remain in his or her exclusive custody unless the court authorizes dissemination pursuant to this rule, shall be used only for the purposes of conducting his or her side of the case, and shall be subject to such other terms and conditions as the court may provide. Upon motion of the attorney, the court shall, within 5 court days, enter an order allowing the attorney to provide a copy of the discovery to the defendant unless good cause is shown otherwise...."

- 2. That the comments to Rule 415 state as follows: "If materials were to become, in effect, matters of public availability once they were turned over to counsel for the limited purposes which pre-trial disclosures are designed to serve, the administration of justice would be prejudice."
- That it has for some time been common practice for defense counsel to deliver copies of discovery to clients in criminal cases for their review in the preparation of their defense.

- That it is constitutionally required for counsel to advise their clients of the nature and extent of the evidence facing them in order for the client to make informed decisions concerning his or her case. *People v. Bien*, 277 I11.App.3d 744, 661 N.E.2d 511, 516 (1996).
- 5. That the most expeditious method, and indeed the only effective method, of carrying out this duty is to supply copies of discovery to the client.

WHEREFORE, Defendant, CARLO C. OBERG, moves this Honorable Court, that pursuant to Rule 415's grant of authority to the trial court to place terms and conditions on the provision of discovery documents, that the trial court enter an Order herein allowing counsel to provide copies of discovery to the Defendant, and for any other relief this Court deems just.

Respectfully submitted,

Bradford A. Rau, Jr Shelby County Public Defender

Bradford A. Rau, Jr Shelby County Public Defender Shelby County Courthouse 301 E. Main Shelbyville, Illinois 62565 (217) 774-9530

PROOF OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion To Suppress Evidence and Statements has been delivered to Shelby County State's Attorney Office, by e-filing, on April 24th, 2024.

IN THE CIRCUIT COURT FOR THE FOURTH JUDICIAL CIRCUIT OF ILLINOIS SHELBY COUNTY, ILLINOIS

THE PEOPLE OF THE STATE OF ILLINOIS,)
-VS-)) No. 2022-CF-106
CARLO C. OBERG,	
Defendant.)

ORDER TO RULE 415(c)

This matter having come before this Court after reviewing the Defendant's Motion Pursuant to Rule 415 (c), the Court herby GRANTS the Defendant's Motion and shall provide a redacted copy of the discovery materials to the Defendant. Redactions shall consist of identifying, personal information that is not pertinent to the facts of the case.

	4/24/2024	
Enter:		
		Honorable Presiding Judge
		Shelby County Circuit Court

IN THE CERCUIT COURT FOR THE FOURTH JUDICIAL CERCUIT OF ILLINOIS SHELBY COUNTY, ILLINOIS

THE PEOP	LE OF THE STAT	E OF ILLINOIS,)		
-vs-			22 CF	106
Calo	Obey	JUN 17 2024		
	Defendant.	Clerk of the Circuit Court Fourth Judicial Circuit Shelby County, IL		
		PLEA OF GUILTY		

I enter my plea of GUILTY to Count(s) <u>L</u> - <u>XXVIII</u> of the Information/Indictment. I understand that I am entitled to plead not guilty and have a jury trial or bench trial (by the Judge). I am pleading guilty and waiving, or giving up my right to a jury or bench trial. I am asking the Judge to accept my plea of guilty and impose a sentence upon me.

AGE

6/17/2024

23

DATE

DEFENDANT'S SIGNATURE

ADDRESS

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STATE OF ILLINOIS, CIRCUIT COURT SHELBY COUNTY	FINANCIAL SENTENCING ORDER	JUN 17 2024
THE PEOPLE OF THE STATE (DF ILLINOIS,	Clerk of the Circuit Court Fourth Judicial Circuit
Cale Obery Defendent (First, middle, lest na	me)	ZZ CF 100 Case Number

The Defendant has appeared before this Court and 🗹 pled guilty 🗍 was found guilty of the following offenses:

In addition to any other sentences imposed in the case, the Defendant is ordered to pay the following fines, fees, and assessments:

1. Fines

- DEFENDANT ADMONISHMENT: 705 ILCS 135/5-5 (effective July 1, 2019) established a minimum fine of \$25 for a minor traffic offense and \$75 for any other offense, unless otherwise provided by law.
- If applicable, DEFENDANT HAS BEEN ADMONISHED of his/her right to elect whether he/she will be sentenced under the law in effect at the time of the offense or at the time of sentencing.
 - Defendant has elected (Check one):
 - He/she will be sentenced under the law in effect at the time of the offense;

He/she will be sentenced under the law in effect at the time of the time of sentencing.

a Offense: Traceling to Must a Mine

			5	
	b. Of	Tense: Child Pongram \$ (23 Comb)	8 27.444	(\$1000 each and)
	s. Of	TENSE: Cercening (3 Caus)	S 43000	-
		Solicitation to Aret a Mone	<u>.</u>	
		Total Pine Arac	unt: \$ 23000	
2.	Crimin	iel Assessment (check the highest class offense only)		
	a. 💭	Schedule 1, Generis Falony (703 ILCs 135/15-5) \$549		
	b. 📋	Schedula 2, Feisny DUI (705 ILCS 185/15-10) \$1,709		5
	e. 🖸	Schedule 3, Felony Drug Offense (705 ILCS 135/15-15) \$2,215		5
	s. 🗹	Schedule 4, Felony Sex Offense (705 ILCS 135/15-20) \$1,314		5
	s. 🗌	Schedule 5, Generic Misdemeanor (705 ILCS 135/15-25) \$439		51314
	 . 	Schedule 6, Misdemeanor DUI (705 ILCS 136/15-30) \$1,381		\$
	ş. 🗋	Schedule 7, Misdemeznor Drug Offense (705 ILCS 135/15-35) \$905		5
	h. 🛛	Schedule 8, Misdemeanor Sex Offense (705 ILCs 135/15-40) \$1,184		\$
	i. 🗆	Schedule 9, Major Traffic Offense (705 ILCS 135/15-45) \$325		\$
	j. 🛛	Schedule 10, Minor Traffic Offense (705 ILCS 135/15-50) \$225		5
	K. 🛛	Schedule 10.5, Truck Weight / Load Offense (705 ILCS 135/15-52) \$260		5
	I. 🗆	Schedule 11, Conservation Offense (705 ILCS 135/15-55) \$195		\$
	m. 🗌	Schedule 13, Non-Traffic Violation (705 ILCS 135/15-65) \$100		<u>\$</u>
				5
			-	>

Total Criminal Assessment Amount: 5 1314

3.	Co	nditio	onal Assessment (check all thet apply)	
	э.		Arson/residential arson/aggravated arson (705 ILCs 135/15-70(1)) \$500 for each	
			conviction	<u>_</u> \$
	b.	Ø	Child pomography (705 ILCS 135/15-70(2)) \$500 for each conviction	\$11,500
	с.		Crime lab drug analysis (705 ILCS 135/15-70(3)) \$100	<u> </u>
	d.		DNA analysis (705 ILCs 135/15-70(4)) \$250	<u> </u>
	e.		DUI analysis (706 ILCS 135/15-70(5)) \$150	<u>.</u>
	Ť.		Drug-related offense, possession/delivery (705 ILOS 135/15-70(6)) Street value	S
	g.		Judicial facilities fee (Kane or Will County only) (705 ILCS 135/15-70(6.5)) \$30	\$
	h.		Methamphetamine-related offense, possession/manufacture (705 ILCS 135/15-	
			70(7)) Street Value	5
	i,	\Box	Order of protection violation (705 ILCS 135/15-70(8)) \$200 for each conviction	\$
	j.		Order of protection violation (705 ILCS 135/15-70(9)) \$25 for each conviction	-9
	ĸ.		State's Attomey petty or business offense (705 ILCS 135/15-70(10)(A)) \$4	S
	Į.		State's Attorney conservation or traffic offense (705 ILCS 135/15-70(10)(B)) \$2	S
	m,		Speeding in a construction zone (705 ILCS 135/15-70(11)) \$250	<u>\$</u>
	п.		Supervision disposition under Vehicle Code (705 ILCS 185/15-70(12)) \$0.50	5
	ø.	\Box	Guility plas or no contest, DV against family member (705 ILOS 135/15-70(13))	
			\$200 for each sentenced violation	3
	₽.	Ц	ENS response reiniburgement, vehicle/snowmobile/boat violation	•
		, ,	(703 ILDS 135/15-70(12)) \$1,000	<u> </u>
	q.	Ц	EMS response reimburgement, controlled substances (705 ILOS 135/15-70(15))	
	-	 1	Maximum ameunt is \$1,000	\$
	r.	L	EMS response reimburgement, reckless driving/aggraveted reckless	
			driving/speed in excess 26 mph (705 ILOS 135/15-70(16)) Meximum amount Is \$1,900	
	5.	П	Weapons violation, Trauma Center Fund (705 ILCS 135/15-70(12) \$100 for each	5
	9.	<u> </u>	conviction	•
				<u>\$</u>
			Total Conditional Assessment Amount:	\$ 11,500
4	Ōî	her A	68885merts	
	а.		Restitution	\$
	Ъ.		Probation/Supervision/Conditional Discharge Feemonth xmonths	\$
	c.		Service Provider Fee	<u>s</u> ,.
	. d.		Public Defender assessment	\$
	₿.		Other:	\$
5	×9		the fact that the second se	· ·
H.		20153 (***	(to be applied before officers)	
	a. 5.	H	Bond applied Credit for time served 201 days x \$30.00 day credit	<u>(S)</u>
	ω,		Credit for time served 201 days x \$30.00 day credit	(56030)
			Total Credits:	(\$6030)
ġ	Cf	fisats	of Assessments	
	18.		Public/Community Service (1 hour =34.00 subtracted from criminal assessment only	(5)
			(706 ILCS 126/5-20(8))	(5)
				·
				-

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b. 🗋	Waiver of Court Assessment (Criminal) granted (does not apply to fines or IVC) Date i Full waiver granted, 100% waived
	ii. Partial waiver granted, 25% 50% 75% waived (\$)
	Total Offsets: (\$
The Court on By this date,	
	Total Amount Due: 5 24,784
Entersat	6-17-2024
Judge	Date

I am the Defendant and I have read and understand this Financial Sentencing Order.

Signature of Defendant

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IN THE CIRCUIT COURT OF Shelby Compillinois

	JUDICIAL	IRCUIT
PEOPLE OF THE STATE OF ILLINOIS)	Date = 5 Contract (1 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /
Vs.	Case No ZZCF106	Date of Sentence 6/17/2024 Date of Birth 10/31/2008
Carle Obuy)	(Defendant)
Defendant	Ĺ	
JODGMEN	T - SENTENCE TO ILLINOIS	DEPARTMENT OF CORRECTIONS
WHEREAS the above-named defendant has been adjudged confinement in the Illinois Department of Corrections for th	guilty of the offenses enumerated below; I ie term of years and months specified for e	T IS THEREFORE ORDERED that the defendant be and hereby is sentenced to ach offense.
] Toweling to Maret a Child	OFFENSE 720 IL	CLASS SENTENCE MSR C_{5} 5/11-7.0 CLASS SENTENCE MSR $\overline{C_{5}}$ 5/11-7.0 \underline{C} Mos. Yrs. \underline{n} Mos $\overline{C_{5}}$ 100% pursuant to 730 ILCS 5/3-6-3
To run (Concurrent with) (consecutively to) count(s)	Etite Hand served at (50%, 75%, 85	100% nursuant to 730 / 05 5 7 yrs. 0 Mos. Yrs. 12 Mos
II Child Pornegraphy	Ahore- 2hor The Tics en	
To run (concurrent with) (consecutively to) count(s)	The Bird served at (50%), 75%, 85%	$\frac{112}{100\% \text{ pursuant to 730 ILCS 5/3-6-3}} = \frac{112}{100\% pursuant to 7$
III Child Pornagraphy	G/2021-2/2022 720 TICS	71-20.1(4)(6)
To run (concurrent with) (consecutively to) count(s)	-T, 1 and served at 60%, 75%, 85%	, 100% pursuant to 730 ILCS 5/3-6-3 71-20 ((a)(C) 3
Convicted of a class offense	history to the second	
Convicted of a Class 3 or 4 offense (other th	ian a violent crime as defined in Section	ursuant to 730 ILCS 5/5-4.5-95. on 3 of the Rights of Crime Victims & Witnesses Act)
		naming /30 ILCS 5/5-4-1(c-7) (effective 7/1/21 P.A. 101-552)
order) from (specify dates) 11/26/23 - 904	is entitled to receive credit for time a	tually served in custody (of
days as of the date of this order) from (an	serve date a	eo on electronic monitoring, GPS monitoring, or home confinement (of
		at the minors Department of Corrections.
The Court further finds that the conduct lea victim. (730 ILCS 5/3-6-3(a)(2)(iii))	ding to conviction for the offenses en	umerated in countsresulted in great bodily harm to the
The Court further finds that the defendant r	meets the eligibility requirements for	possible placement in the impact incarceration Program. (730 ILCS 5/5-
4-1(a))	and angloing requirements for	possible placement in the impact incarceration Program. (730 ILCS 5/5-
The Court further finds that offense was con	nmitted as a result of the use of, abus	e of, or addiction to alcohol or a controlled substance and
recommends the defendant for placement in a substa	nce abuse program. (730 ILCS 5/5-4-1	(a))
The defendant successfully completed a full-	-time (60-day or longer) Pre-Trial Pro-	ramEducational/Vocational Substance Abuse Behavior
Iniodification Life Skills Re-Entry Planning – prosentence credit in accordance with 730 ILCS 5/3-6-3(a) in which the Defendant is engaged in the activities,	VAL THERE AND	pre-trial detention prior to this commitment and if eligible for
	ant for Consultant	
derendant shall be awarded 90 days of additional sent	ence credit, if not previously awarded	I.
The Court further finds that the Defendant so receive 0.5 days of sentence credit for each day the De	erveddays engaged in a self-im efendant was engaged in activities for	provement program, volunteer work, or work assignments, and shall a total of (730 ILCS 5/3-6-3(a)(4.2)
The Court further finds that the Defendant h	of been odvised af and ab	. (/30 ILCS 5/3-6-3(a)(4.2)
pursuant to SCR 452.	as been advised of and given a copy o	f the financial obligations and statutory fines, fees and assessments
IT IS FURTHER ORDERED the sentence(s) imp	osed on count/s)	urrent with) (consecutive to) the sentence imposed in case number
in the Circuit Court of	County.	urrent with) (consecutive to) the sentence imposed in case number
IT IS FURTHER ORDERED that		
The Clerk of the Court shall deliver a certified copy of th Department of Corrections which shall confine said def	is order to the sheriff. The Sheriff sha endant until explration of this senten	I take the defendant into custody and deliver the defendant to the ce or until otherwise released by operation of law.
This order is (effective immediately) (staved until	, operation of Idw.
DATE: 10-17-2024	INTER-).
	_ Dryan-	M. Kble
	(PLEAS	SE PRINT JUDGE'S NAME HERE)

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			1
	IN THE CIRCUIT COURT OF	hellon Conty	:
	Fourth JUDICIA		:
PEOPLE OF THE STATE OF ILLINOIS)	Date of Sentence	
Vs.) Case No_22 CF 106	Date of Birth	
Carlo Obrig	;		(Defendant)
Defendant)		
JUDGM	IENT SENTENCE TO ILLINO	IS DEPARTMENT OF CO	
WHEREAS the above-named defendent has to			JRRECTIONS
WHEREAS the above-named defendant has been adjut confinement in the Illinois Department of Corrections	aged guilty of the offenses enumerated below for the term of years and months specified for	w; IT IS THEREFORE ORDERED that the or each offense.	e defendant be and hereby is sentenced t
COUNT			
To run (concurrent with) (consecutively to) cour To run (concurrent with) (consecutively to) cour To run (concurrent with) (consecutively to) cour To run (concurrent with) (consecutively to) cour TL (Lild for correction)	OFFENSE g/21-2/22 7/0 TLCS	5/11-70 1000 3	SENTENCE MS
To run (concurrent with) (consecutively to) cour	nt(s) ==: v-=================================	85%, 100% pursuant to 730 ILC	5/3-6-3 Yrs Mos Yrs. /2
L Child Tornegraty	- 4/41-2/02 720 ELCS	5/11-20.1016) 3	5
VI (Lite 9) (consecutively to) coun	t(s) 101 - 12 and served at 80%, 75%, 8	5%, 100% pursuant to 730 ILCS	5/3-6-3 YrsMosYrs
To run (concurrent with) (consecutively to) coun This Court finds that the defendant is:	9/21-2/2 720 ELCS	5/11-70.1(4)(6) 3	5 Yrs More You ??
This Court finds that the defendant is:	us) <u>M. W.</u> and served at 60%, 75%, 8	5%, 100% pursuant to 730 ILCS	5/3-6-3
Convicted of a class offe Convicted of a Class 3 or 4 offense (oth 4 or more months remaining	ense but sentenced as a class X offende	r pursuant to 730 ILCS 5/5-4.5-9	95.
4 or more months remaining	ng fewer than 4 months	remaining 730 ILCS 5/5-4-1(c-7)	ctims & Witnesses Act)
The Court further finds that the defend order) from (specify dates)	ant is entitled to receive credit for time		101
days as of the date of this order) from	the state of the s	ervee on electronic monitoring.	GPS monitoring or home confinence
additional time served in custody from the date of	of this order until the defendant is recei		s also entitled to receive credit for th
The Court further finds that the conduc	t leading to conviction for the offences	operation of the second s	i conecuons.
victim. (730 ILCS 5/3-6-3(a)(2)(iii))		enumerated in counts	resulted in great bodily harm to
The Court further finds that the defenda 4-1(a))	ant meets the eligibility requirements f	or possible placement in the Im	act incarconation Processor 1700 II or
The Court further finds that offense was recommends the defendant for placement in a su	committed as a result of the use of, all	ouse of, or addiction to alcohol o	r a controlled substance and
		T-4(a))	
The defendant successfully completed a Modification Life Skills Re-Entry Planning- sentence credit in accordance with 730 ILCS 5/3-6-	full-time (60-day or longer) Pre-Trial Pr - provided by the county iall while belo	rogramEducational/Vocati	onal Substance Abuse Bebavi
sencence creat in accordance with 720 ll cr r in c			
in which the Defendant is engaged in the activities	-3(a)(4). THEREFORE IT IS ORDERED that	m pre-ula deletition prior to t	is commitment and if all the few
in which the Defendant is engaged in the activities	days, if not previously a	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1	nis commitment and if eligible for d one day of sentence credit for each 01-652)
The defendant passed the high school let to this commitment and is elipible to receive best	vel test for General Education and Deve	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on	his commitment and if eligible for id one day of sentence credit for each 01-652)
The defendant is engaged in the activities The defendant passed the high school le to this commitment and is eligible to receive Pre-T defendant shall be awarded 90 days of additional s	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The	ns commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the
The defendant is engaged in the activities The defendant passed the high school le to this commitment and is eligible to receive Pre-T defendant shall be awarded 90 days of additional s The Court further finds that the Defended	vel test for General Education and Devi rial GED Program Credit in accordance entence credit, if not previously award	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The led.	ns commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the
The defendant passed the high school let to this commitment and is eligible to receive Pre-T defendant shall be awarded 90 days of additional s The Court further finds that the Defendan receive 0.5 days of sentence credit for each day the	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self-i e Defendant was engaged in activities f	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The led. mprovement program, voluntee or a total of	ns commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2)
The defendant passed the high school let to this commitment and is eligible to receive Pre-T defendant shall be awarded 90 days of additional s The Court further finds that the Defenda receive 0.5 days of sentence credit for each day the	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self-i e Defendant was engaged in activities f	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The led. mprovement program, voluntee or a total of	ns commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2)
The Court further finds that the Defendant pursuant to SCR 452.	,days, if not previously a vel test for General Education and Devo rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self- e Defendant was engaged in activities f nt has been advised of and given a cop	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The led. mprovement program, voluntee or a total of y of the financial obligations and	ns commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr IEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2)
The defendant passed the high school let to this commitment and is eligible to receive Pre-T defendant shall be awarded 90 days of additional s The Court further finds that the Defenda receive 0.5 days of sentence credit for each day the The Court further finds that the Defenda pursuant to SCR 452. IT IS FURTHER ORDERED the sentence(s) i	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award int serveddays engaged in a self- e Defendant was engaged in activities f int has been advised of and given a cop	t the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The led. mprovement program, voluntee or a total of y of the financial obligations and	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr IEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2)
The Court further finds that the Defendant The Court further finds that the Defendant The Court further finds that the Defendant receive 0.5 days of sentence credit for each day the The Court further finds that the Defendant The Court further finds that the Defendant The Court further finds that the Defendant pursuant to SCR 452. TIS FURTHER ORDERED the sentence(s) if in the Circuit Court of IT IS FURTHER ORDERED the sentence(s) if IT IS FURTHER ORDERED the sentence(s) if IT IS FURTHER ORDERED the sentence(s) if IT IS FURTHER ORDERED the sentence(s) if	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self-i e Defendant was engaged in activities f nt has been advised of and given a cop imposed on count(s) be (con County.	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) to	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number
The Clerk of the Court shril deliver o sattling the court for the court	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self- a Defendant was engaged in activities f in thas been advised of and given a copp imposed on count(s) be (con County.	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) f	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number
The Clerk of the Court shall deliver a certified copy of Department of Corrections which shall confine said	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self- e Defendant was engaged in activities f in thas been advised of and given a copy imposed on count(s) be (con County.	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) f	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number
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The Clerk of the Court shall deliver a certified copy of Department of Corrections which shall confine said	,days, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self- e Defendant was engaged in activities f in thas been advised of and given a copy imposed on count(s) be (con County.	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) f	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number
The Clerk of the Court shall deliver a certified copy of Department of Corrections which shall confine said	ydays, if not previously a vel test for General Education and Deve rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self- e Defendant was engaged in activities f int has been advised of and given a copy imposed on count(s) be (con County. If this order to the sheriff. The Sheriff sh defendant until expiration of this senter stayed tentil	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) f	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number
The Clerk of the Court shall deliver a certified copy of Department of Corrections which shall confine said	ydays, if not previously a vel test for General Education and Devo rial GED Program Credit in accordance sentence credit, if not previously award nt serveddays engaged in a self-i e Defendant was engaged in a ctivities f int has been advised of and given a copy imposed on count(s) be (con county. of this order to the sheriff. The Sheriff st defendant until expiration of this sente stayed partil ENTER:	the defendant shall be awarde warded. (effective 7/1/21 P.A. 1 elopment (GED) on with 730 ILCS 5/3-6-3(a)(4.1). The ded. mprovement program, voluntee or a total of y of the financial obligations and ncurrent with) (consecutive to) f	Its commitment and if eligible for ed one day of sentence credit for each 01-652) while held in pre-trial detention pr HEREFORE IT IS ORDERED that the er work, or work assignments, and sha (730 ILCS 5/3-6-3(a)(4.2) I statutory fines, fees and assessment the sentence imposed in case number

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	IN THE CIRCUIT COURT OF She	by Carty ILLINOIS CIRCUIT	
PEOPLE OF THE STATE OF ILLINOIS)	Date of Sentence	
· Vs.) Case No 226F106	Date of Birth	
Carlo Obreg)	(Defendant)	
Defendant			
JUDGMEN	IT SENTENCE TO ILLINOI	5 DEPARTMENT OF CORRECTIONS	•
WHEREAS the above-named defendant has been adjudged confinement in the Illinois Department of Corrections for the	guilty of the offenses enumerated below; ie term of years and months specified for	IT IS THEREFORE ORDERED that the defendant be and her	eby is sentenced to
COUNT			
VIE Child Porn ography	OFFENSE	CLASS SENTENC	E MSR
To run (concurrent with) (consecutively to) count(s)		$\frac{11-26.1(a)}{6}$ 3 5 Yrs. Mo	sYrs. /2 Mos.
To run (concurrent with) (consecutively to) count(s). TIL <u>Child Pernography</u> To run (concurrent with) (consecutively to) count(s). To run (concurrent with) (consecutively to) count(s). The <u>Child Pernography</u>	9/21-2/22 720 ILS 57	(1-20.1 W)(6) 3 5 m	
(consecutively to) count(s)	and served at 50%, 75%, 85	%, 100% pursuant to 730 ILCS 5/3-6-3	sYrs. <u>12</u> Mos.
To run (concurrent with) (consecutively to) count(s) This Court finds that the defendant is:	4/21.2/22 720 TLGS	5/11-20.16() 3 5 Yrs. Mo: %, 100% pursuant to 730 ILCS 5/3-5-3	5Yrs. <u>/</u> Смоs.
4 or more months remaining	nan a violent crime as defined in Sec	pursuant to 730 ILCS 5/5-4.5-95. tion 3 of the Rights of Crime Victims & Witnesses Ac maining 730 ILCS 5/5-4-1(c-7) (effective 7/1/21 P.A	zt)
The Court further finds that the defendant order) from (specify dates)	is entitled to receive credit for time a	actually served in custody (of 20)	
days as of the date of this order) from (ved on electronic monitoring. GPS monitoring or h	ome confinament 1-t
additional time served in custody from the date of th	is order until the defendant is receiv	ed at the Illinois Department of Corrections.	
victim. (730 ILCS 5/3-6-3(a)(2)(iii))	ding to conviction for the offenses e	numerated in countsresulted in great	bodily harm to the
The Court further finds that the defendant (4-1(a))	neets the eligibility requirements for	possible placement in the Impact Incarceration Pro	ogram. (730 ILCS 5/5-
The Court further finds that offense was see			
		±(a))	
Modification Life Skills Re-Entry Planning - pn sentence credit in accordance with 730 ILCS 5/3-6-3(a	time (60-day or longer) Pre-Trial Pro	gramEducational/VocationalSubstance A	buse Behavior
in which the Defendant is engaged in the activities,	(4). THEREFORE IT IS ORDERED that days, if not previously aw	the defendant shall be awarded one day of sentence arded. (effective 7/1/21 P.A. 101-652)	if eligible for e credit for each day
The defendant passed the high school level t to this commitment and is eligible to receive here Territ	est for General Education and Devel	opment (GED) on while held in pre-t	tial detention acies
devenuant shall be awarded 90 days of additional sent	ence credit, if not previously awarde	d.	RED that the
The Court further finds that the Defendant so	erveddays engaged in a self-in	provement program, volunteer work, or work assig	
		· (/30 ILCS 5/3-6-3(a)(4 2)
pursuant to SCR 452.	as been advised of and given a copy	of the financial obligations and statutory fines, fees	and assessments
IT IS FURTHER ORDERED the sentence(s) impo	osed on count(s) be (con-	current with) (consecutive to) the sentence imposed	
	County.		a an ease number
IT IS FURTHER ORDERED that The Clerk of the Court shall deliver a certified copy of the Department of Corrections which shall confine said defined to the shall c	is order to the sheriff. The Sheriff cha	II take the defendant into	
V	endant until expiration of this senter	ice or until otherwise released by operation of law.	lefendant to the
This order is (effective immediately) (stayed_until	<u> </u>	
DATE: 6-17-2024	NTER:		
	R		
÷	Dryan /	M K K K K K K K K K K K K K K K K K K K	
· ·	/	in the set of the nerver	

	IN THE CIRCUIT COURT OF Sh	1/2 Guly/WINDIS	
	Farth JUDICIAL	CIRCUIT	
PEOPLE OF THE STATE OF ILLINOIS)	Date of Sentence	
Vs.) Case No_72 (F 106	Date of Birth	
Carlo Obury)		(Defendant)
Carlo Dawy)		,
Defendant			
JUDG	VIENT - SENTENCE TO ILLINOI	S DEPARTMENT OF CORE	ECTIONS
WHEREAS the above-parted defendence has the			actions -
WHEREAS the above-named defendant has been adju confinement in the Illinois Department of Corrections	idged guilty of the offenses enumerated below for the term of years and months specified for	IT IS THEREFORE ORDERED that the de each offense.	fendant be and hereby is sentenced to
COUNT OFFENCE			
X Child Parnager the	OFFENSE	CLASS	SENTENCE MSR
To run (concurrent with) (consecutively to) cou	Int(s)Hr, A-SAF prind at FOR THE	5/11-20-16/65 3	5 Yrs. Mos. Yrs. 12 Mr
To run (concurrent with) (consecutively to) cour XI Child Pornegraph To run (concurrent with) (consecutively to) cour XII Child Pornegraph To run (concurrent with) (consecutively to) cour XII Child Pornegraph	and served at 50%, 75%, 8	5%, 100% pursuant to 730 ILCS 5/	3-6-3
To run (concurrent with) (consecutively to) source	VII-2/22 720 ELCS	A1-20.10.16) 3	5 Yrs Mas Var 12
XII ci l 7	nt(s) - A; An and served at (50%, 75%, 85	%, 100% pursuant to 730 ILCS 5/3-	-6-3
To run (Efficurrent with) (consecutively to) court This Court finds that the defendant is:	9/21-222 -720 IL(S S	11-20.160 3	5 Vm 14 13
This Court finds that the defendant is:	nt(s)1-21 . 2 and served at 50% 75%, 85	%, 100% pursuant to 730 ILCS 5/3-	
Convicted of a class	Fanna hut and a		
Convicted of a Class 3 or 4 offense (ot	her than a violent crime as defined in Sec ing fewer than 4 months re	tion 3 of the Rights of Crime Victim	s & Witnesses Act)
•		eff	ective 7/1/21 P.A. 101-652)
The Court further finds that the defend	dant is entitled to receive credit for time	actually cannod in must do (
days as of the date of this order) for	- In the second second second second second	ved on electronic monitoring, GPS	monitoring or home configurate /-
additional time served in custody from the date	of this order until the defendant is received	. The defendant is als	o entitled to receive credit for the
The Court further finds that the and i		ed at the Illinois Department of Co	rrections.
victim. (730 ILCS 5/3-6-3(a)(2)(iii))	ct leading to conviction for the offenses e	numerated in counts	resulted in great bodily harm to the
4-1(a))	lant meets the eligibility requirements fo	r possible placement in the Impact	Incarceration Program, (730 ILCS 5/5
recommends the defendant for placement is a second	is committed as a result of the use of, abi ubstance abuse program, (730 II CS 5/5-4	use of, or addiction to alcohol or a	controlled substance and
	(-1(a))	
The defendant successfully completed a	a full-time (60-day or longer) Pre-Trial Pro	gram Educational/Vocational	Substance Man
Sentence credit in accordance with 720 II or r /2	a state and the second for white here	in pre-unal detention prior to this c	ommitment and if oligible for
sentence credit in accordance with 730 ILCS 5/3-6 in which the Defendant is engaged in the activitie	days if not previously and	the defendant shall be awarded or	he day of sentence credit for each day
		araca. [enecuve //1/21 P.A. 101-	152)
The defendant passed the high school le to this commitment and is eligible to receive Pre-	evel test for General Education and Devel	opment (GED) onw	hile held in pre-trial detention prior
to this commitment and is eligible to receive Pre- defendant shall be awarded 90 days of additional	sentence credit, if not previously awards	vith 730 ILCS 5/3-6-3(a)(4.1). THERE	FORE IT IS ORDERED that the
The Court further finds that the Defende			
The Court further finds that the Defende receive 0.5 days of sentence credit for each day th	ant serveddays engaged in a self-in 10 Defendant was engaged in activities to	nprovement program, volunteer w	ork, or work assignments, and shall
		. (73	0 ILCS 5/3-6-3(a)(4 2)
The Court further finds that the Defendation pursuant to SCR 452.	ant has been advised of and given a copy	of the financial obligations and sta	tutory fines, fees and assessments
IT IS FURTHER ORDERED the sentence(s)	imposed on count(s) be (con	current with) (consecutive to) the	entence imposed in case number
	County.	,	in case number
TIS FURTHER ORDERED that			
The Clerk of the Court shall deliver a certified copy Department of Corrections which shall confine said	of this order to the sheriff. The Sheriff sha	all take the defendant into custody	and deliver the defendant to the
v		ice or until otherwise released by o	operation of law.
	stayed until	l	7
DATE: 6-17-2024	ENTER:		τ
	Bryan M	A 1/ [.).	-
	IPLEA	SE PRINT JUDGE'S NAME HERE	
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	IN THE CIRCUIT COURT OF Shell	by Canty ILLINOIS	
PEOPLE OF THE STATE OF ILLINOIS	JODICIAL		
) Case No 2267 106	Date of Sentence Date of Birth	·
Vs.)		(Defendant)
Carlo Oberg	`		(
	NT - SENTENCE TO ILLINOIS		
WHEREAS the above-named defendant has been adjudge confinement in the Illinois Department of Corrections for	d guilty of the offenses enumerated below;	IT IS THEREFORE ORDERED that the	defendent have the second
COLINE			
ATTE CLUD R	DATE OF STATUTORY OFFENSE	CITATION CLASS	SENTENCE MSR
To run concurrent with (consecutively to) count	4/21-2/22 720 EL 65	5/11-20.1call) 3	5 Yrs. Mos. Vrs Runner
To run (concurrent with) (consecutively to) count(s	<u>, 1-x11; Av</u> and served at 50%, 75%, 8	5%, 100% pursuant to 730 ILCS	5/3-6-3
To run (concurrent with) (consecutively to) count(s	1/21-2/22 720 LLCS (A1-20.1(c) 3	5 Yrs Mos Yrs. 12 Mos.
XI Child Purnograph	6/21-2/22 72/1 TI (C	%, 100% pursuant to 730 ILCS 5,	/3-6-3
To run (concurrent with) (consecutively to) count(s This Court finds that the defendant is:	1-2017; "and served at 60% 75%, 859	%, 100% pursuant to 730 ILCS 5	<u>5</u> Yrs. <u>Mos.</u> <u>Yrs.</u> <u>12</u> Mos. /3-6-3
Convicted of a class offense offense (other	se but sentenced as a class X offender	pursuant to 730 ILCS 5/5-4.5-95	
	fewer than 4 months re		
The Court further finds that the defendant	it is entitled to receive credit for time :	and the second to be a	1
days as of the date of this order) from	the set of the set	sed on electronic monitoring, G	PS monitoring, or home confinement /-f
additional time served in custody from the date of t	this order until the defendant is receiv	. The defendant is	also entitled to receive credit for the
The Court further finds that the conduct victim. (730 ILCS 5/3-6-3(a)(2)(iii))	eading to conviction for the offenses e	numerated in counts	resulted in great bodily harm to the
The Court further finds that the defendant 4-1(a))	t meets the eligibility requirements for	possible placement in the Impa	et Incarceration Program, (730 II CS 5/5
The Court further finds that offense was control of the defendant for placement in a substance of the defenda		±(d))	
The defendant successfully completed a fu Modification Life Skills Re-Entry Planning - p	II-time (60-day or longer) Pre-Trial Pro	gramEducational/Vocation	al Substance Abura Babaular
Modification Life Skills Re-Entry Planning - p sentence credit in accordance with 730 !LCS 5/3-6-3/ in which the Defendant is engaged in the activities, _		r pre-unal detention prior to the	S commitment and if eligible for
The defendant passed the bigh school low	te set a set		
to this commitment and is eligible to receive Pre-Tria defendant shall be awarded 90 days of additional ser	il GED Program Credit in accordance w ntence credit, if not previously awarde	ith 730 ILCS 5/3-6-3(a)(4.1). THE d.	while held in pre-trial detention prior REFORE IT IS ORDERED that the
The Court further finds that the Defendant receive 0.5 days of sentence credit for each day the f	serveddays engaged in a self-in	provement program volunteer	work on weak-anti-
			/30 ILCS 5/3-6-3(a)(4.2)
The Court further finds that the Defendant pursuant to SCR 452.	has been advised of and given a copy	of the financial obligations and s	tatutory fines, fees and assessments
IT IS FURTHER ORDERED the sentence(s) im	posed on count(s) be (con	The second s	
in the Circuit Court of	County.	urrent with) (consecutive to) th	e sentence imposed in case number
IT IS FURTHER ORDERED that			
The Clerk of the Court shall deliver a certified copy of the Department of Corrections which shall confine said de	his order to the sheriff. The Sheriff sha efendant until expiration of this senter	Il take the defendant into custo ace or until otherwise released b	dy and deliver the defendant to the y operation of law.
his order is (effective immediately) (stayed until		1
ATE: 6-17-2024	ENTER:		
	Rain	M Vili	1/
	(PLEA	SE PRINT JUDGE'S NAME HERE	

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	IN THE CIRCUIT O	URT OF <u>Shelp unp</u>	LLINOIS	:	
PEOPLE OF THE STATE OF ILLINOIS				•	
)) Case No <u></u> 27.61	Dat	e of Sentence		
Vs.) Case NO 0001	Dat	e of Birth		
Culo Ober	j			(Defendant)	
Defendant					
IUDCAR					
JODGME	NI - SENTENCE	TO ILLINOIS DEPA	RTMENT OF CO	DRRECTIONS	
WHEREAS the above-named defendant has been adjusted					
WHEREAS the above-named defendant has been adjudged confinement in the illinois Department of Corrections for t	the term of years and mo	numerated below; IT IS THE nths specified for each offe	EFORE ORDERED that t	he defendant be and hereby i	s sentenced to
COUNT OFFENSE	DATE OF			•	
XXI Child Para	OFFENSE	STATUTORY CITATIO	N CLASS	SENTENCE	MSR
To run (concurrent with) (consecutively to) count(s)	91-122 71	LO ILOS 5/11-20.1	(-XC) 3	5 Yrs. Mos	ver n
XVII Child p	and served a	t 50% 75%, 85%, 100	% pursuant to 730 ILC	25 5/3-6-3	IVIOS.
To run thoris units la	9/4/2/22 -	TO ILCS SAI-2	. ((eXc) 3	5 10 11	
To run (concurrent with) (consecutively to) count(s)	1. and served at,	50% 75%, 85%, 100%	pursuant to 730 ILCS	5/3-6-3	Yrs, /Mos.
To run concurrent with) (consecutively to) count(s) This Court finds that the defendant is:	9/4-2/22 7	TO ILCS SAL-2	e. (G)(1) 3	5	
This Court finds that the defendant is	incoll ; and served at	50% 75%, 85%, 100%	pursuant to 730 ILCS	Yrs Mos	Yrs. (ZMos.
Convicted of a Class 3 or 4 offense (other t 4 or more months remaining	than a violent crime as	lass X offender pursuant defined in Section 3 of	to 730 ILCS 5/5-4.5-	95.	
4 or more months remaining	fewer th	an 4 months remaining	730 ILCS 5/5-4-1(c-7	(effective 7/1/21 P.A. 10	1-652)
The Court further finds that the defendant	is entitled to receive	credit for time actually		0	
order) from (specify dates)	and/or cro	edit for time served on e	erved in custody (of	days as of the GPS monitoring, or home	date of this
days as of the date of this order) from (s additional time served in custody from the date of the	specify dates)		The defendant	is also entitled to receive	credit for the
The Count of the Count of the	is order until the den	and offer a received at the	minois Department of	of Corrections.	
The Court further finds that the conduct le victim. (730 ILCS 5/3-6-3(a)(2)(iii))	ading to conviction fo	r the offenses enumerat	ed in counts	resulted in great bor	liv harm to the
The Court further finds that the defendant 4-1(a))	meets the eligibility re	equirements for possible	placement in the Im	Dart Incarconation Dream	
The Court further finds that offense was co recommends the defendant for placement in a subst	mmitted as a result of	the use of, abuse of or	addiction to place of		
recommends the defendant for placement in a subst	ance abuse program.	(730 ILCS 5/5-4-1(a))	addiction to alconol	or a controlled substance	and ·
The defendant successfully completed a ful Modification Life Skills Re-Entry Planning - pr	l-time (60-day or long	eri Bro Triol Broom			
Modification Life Skills Re-Entry Planning - pr sentence credit in accordance with 730 ILCS 5/3-6-3(a	rovided by the county	jall while held in pre-tria	Educational/Vocati	onal Substance Abuse	Behavior
sentence credit in accordance with 730 ILCS 5/3-6-3(a in which the Defendant is engaged in the activities,	a)(4). THEREFORE IT IS	ORDERED that the defe	ndant shall be award	ed one day of sentence co	gible for edit for each day
		to an and a second for	necuve //1/21 P.A.	101-652)	contion each day
The defendant passed the high school level to this commitment and is eligible to receive Pre-Trial	test for General Educa	ation and Development	GED) on	while hold in pro trial.	J
to this commitment and is eligible to receive Pre-Trial defendant shall be awarded 90 days of additional sen	GED Program Credit i	n accordance with 730 l	.CS 5/3-6-3(a)(4.1). T	while held in pre-trial HEREFORE IT IS ORDERED	that the
		and active			
The Court further finds that the Defendants receive 0.5 days of sentence credit for each day the D	serveddays eng	eged in a self-improvem	ent program, volunte	er work, or work assignme	ents and shall
				. (/30 ILCS 5/3-6-3(a)(4.2)	
The Court further finds that the Defendant h pursuant to SCR 452.	has been advised of an	d given a copy of the fin	ancial obligations and	d statutony finan fananad	
IT IS FURTHER ORDERED the sentence(s) imp in the Circuit Court of	oosed on count(s)	be (concurrent u	ith) (companying to)		
in the Circuit Court of	County.	be (concertant of	(consecutive to)	the sentence imposed in a	case number
IT IS FURTHER ORDERED that					
The Clerk of the Court shall deliver a certified some of all	his order to the sheriff.	The Sheriff shall take th	e defendant into cue	toduced deliveration to t	
Department of Corrections which shall confine said de	fendant until expiratio	on of this sentence or un	til otherwise released	by operation of law.	idant to the
This order is (stayed until				
DATE (0-17-1014			Ì IIII IIII IIII IIII IIII IIII IIII I		
	ENTER:				
	R	_			
<u>.</u>	0	yan M	, K.L.	i	
		- (PLEASE PRINT.	UDGE'S NAME HERE)		

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	IN THE CIRCUIT COURT OF <u>4</u> ForthJUDIC	Allen Forthe ILLINOIS	
PEOPLE OF THE STATE OF ILLINOIS	JUDIC		
Vs.) Case No 226FIDL	Date of Sentence Date of Birth	
_ Cado Obern)		(Defendant)
Defendant	<u>ن</u>		
JUDGME	NT - SENTENCE TO ILLIN	OIS DEPARTMENT OF CO	
WHEREAS the above-parend defendent to a top			KRECTIONS
COUNT			
XIX Child Borner of -	DATE OF STATUTO	DRY CITATION CLASS	SENTENCE MSR <u>5/3-6-3</u> Mos. <u>Yrs. /2 Mos.</u> <u>5/3-6-3</u> Mos. <u>Yrs. /2 Mos.</u>
To run concurrent with (consecutively to) count(s	9/21-2/22 720 ILCS	5/11-20.16(6) 3	5 Yrs MosYrs. 12 Mos.
To run (concurrent with) consecutively to) count(s)	4/21-2/22 72000	, 62 %, 100% pursuant to 730 iLCS	5/3-6-3
To run (concurrent with) (consecutively to) count(s) This Court finds that the defendant is:	9/21-2/22 726 ILCS	5/11-20.1 (2)(6) 3 85%, 100% pursuant to 730 ILCS 5	<u> </u>
Convicted of a class offens Convicted of a Class 3 or 4 offense (other	e but sentenced as a class X offend	der pursuant to 730 ILCS 5/5-4.5-95	i.
4 or more months remaining	fewer than 4 month	section 3 of the Rights of Crime Vic s remaining 730 ILCS 5/5-4-1(c-7) (tims & Witnesses Act)
order) from (specify dates)	is entitled to receive credit for tin	ne actually served in custody (of	20 days as of the data of this
days as of the date of this order) from (s additional time served in custody from the date of the		read of electronic monthing f	monitoring askessor
The Court further finds that the conduct is		a contraction of the second second second	Corrections.
The Court further finds that the defendant 4-1(a))			
The Court further finds that offense was co recommends the defendant for placement in a subst	mmitted as a result of the use of,	abuse of, or addiction to alcohol or	a controlled substance and
The defendant successfully completed a ful) + 1(a))	
The defendant successfully completed a ful Modification Life Skills Re-Entry Planning p sentence credit in accordance with 730 ILCS 5/3-6-3(a in which the Defendant is engaged in the activities,			
The defendant passed the high school level	test for General Education and De	velopment (GED) on	1-652)
e awarded 90 days of additional sent	tence credit, if not previously awa	rded.	EREPORE IT IS ORDERED that the
The Court further finds that the Defendant s receive 0.5 days of sentence credit for each day the D			/30 LCS 5/3-6-3/a)(4 7)
pursuant to SCR 452.	as been advised of and given a co	py of the financial obligations and s	statutory fines, fees and assessments
IT IS FURTHER ORDERED the sentence(s) Imp in the Circuit Court of	osed on count(s) be (c	oncurrent with) (consecutive to) th	e sentence imposed in case number
IT IS FURTHER ORDERED that			
The Clerk of the Court shall deliver a certified copy of the Department of Corrections which shall confine said del	als order to the sheriff. The Sheriff fendant until expiration of this sen	shall take the defendant into custo tence or until otherwise released b	dy and deliver the defendant to the
This order is (effective immediately) (stayed until		A speration of ISW.
DATE 6-12-2024	NTER:		
	P.	11-1	
·	Bryon	K.61	V
	/ ^(P)	LEASE PRINT JUDGE'S NAME HERE)	

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	IN THE CIRCUIT COURT OF Sh	ally Completinois	
PEOPLE OF THE STATE OF ILLINOIS)		·
Vs.	Case No_22CFIDE	Date of Sentence Date of Birth	
Calo Obra)	(De	fendant)
Defendant)		
JUDG	MENT SENTENCE TO ILLINO	S DEPARTMENT OF CORRECT	TIONS
WHEREAS the above-named defendant has been adju confinement in the Illinois Department of Corrections			ant be and hereby is sensored to
COUNT			
XXII Child Jonegraphy	DATE OF STATUTOR OFFENSE らんし-フトルン ファル TI CG	CLASS	SENTENCE MSR
XXII Child Pernegraphy To run (concurrent with) (consecutively to) cou XXIII Child Perne and	nt(s) 1-221; * and set Wed at 602, 75%, 1	35%, 100% pursuant to 730 ILCS 5/3-6-3	Yrs MosYrs. 12 Ma
To run (concurrent with) (consecutively to) course	4/21-2/22 720 JLCS	5/11-20.1(5)(6) 3 5	Yrs Mos. Yrs. / 2 Mo
XXIV Child Pornegraphy	6Al-2/22 770 TILL	5/3-6-3	
To run (concurrent with) (consecutively to) cour XXIII Child Yorne grad To run (concurrent with) (consecutively to) cour XXIII Child Yorne grad To run (concurrent with) (consecutively to) cour This Court finds that the defendant is: 	nt(s) xnv; and served at 50%, 75%, 85	%, 100% pursuant to 730 ILCS 5/3-6-3	Yrs Mos Yrs. / Z_ Mos
Convicted of a Class 3 or 4 offense (ot)	Per than a violant erims as def.	pursuant to 730 ILCS 5/5-4.5-95.	
The Court further finds that the defend order) from (specify dates)	lant is entitled to receive credit for time	actually served in custody (at 20)	
and a sector of the date of the sector of the		the on electionic monitoring the mon	itoring on hanne of the
additional time served in custody from the date	t leading to examine a function of the second	ed at the Illinois Department of Correct	ions.
	t leading to conviction for the offenses of		
The Court further finds that the defend -1(a))	ant meets the eligibility requirements fo	r possible placement in the Impact Inca	rceration Program. (730 ILCS 5/5-
The Court further finds that offense up			
		~(d))	
The defendant successfully completed a Nodification Life Skills Re-Entry Planning entence credit in accordance with 730 ILCS 5/3-6	a full-time (60-day or longer) Pre-Trial Pro - provided by the county jall while held	ogramEducational/Vocational	Substance Abuse Behavior
which the Defendant is engaged in the activitie	-3(a)(4). THEREFORE IT IS ORDERED that s,days, if not previously aw	the defendant shall be awarded one da varded. (effective 7/1/21 P.A. 101-652)	y of sentence credit for each day
The defendant passed the high school le	vel test for General Education and Deve	opment (GED) on while	held in prostrial dotortion articl
o this commitment and is eligible to receive Pre- efendant shall be awarded 90 days of additional	sentence credit, if not previously awards	vith 730 ILCS 5/3-6-3(a)(4.1). THEREFOR	E IT IS ORDERED that the
The Court further finds that the Defenda eceive 0.5 days of sentence credit for each day th	int serveddays engaged in a self-in	nprovement program, volunteer work, o	ar work accignments and shell
			5/3-6-3/2)(1 2)
The Court further finds that the Defendation The Court further finds the Defendation The	int has been advised of and given a copy	of the financial obligations and statutor	y fines, fees and assessments
IT IS FURTHER ORDERED the sentence(s)	imposed on count(s) be (con	current with) (consecutive to) the center	neo imperant terretari
	County.		nce imposed in case number
IT IS FURTHER ORDERED that the Clerk of the Court shall deliver a certified copy of the court shall confine said	of this order to the sheriff. The Sheriff sha	all take the defendant into sustant	deliverate of the second
V		nce or until otherwise released by opera	tion of law.
is order is (effective immediately) (stayed until	1	
	ENTER:		
<u>.</u>	Reyman	M KILL	
	(PLEA	SE PRINT JUDGE'S NAME HERE)	
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	IN THE CIRCU	IT COURT OF Sully Contry			
	E	JUDICIAL CIRCUIT			
PEOPLE OF THE STATE OF ILLINOIS)	Data			
Vs.) Case No_2	2CFIDE Date	of Sentence of Birth		
Cita Olan	ý			(Defendant)	
Culo Obey Defendant)				
IUDG	MENT - SENTEN				
1000	VILINI - SEINTEINO	E TO ILLINOIS DEPAR	TMENT OF COR	RECTIONS	
WHEREAS the above-named defendant has been adj confinement in the Illinois Department of Correction:				efendant be and hereby is	sentenced to
COUNT OFFEnse					
To run (Concurrent with) (consecutively to) cou	OFFENSE	STATUTORY CITATION	CLASS	SENTENCE	MSR
To run (concurrent with) (consecutively to) can	4/21-2/22	720 ILCS 5A1-25	4	3 Yrs. Mos.	VER G Mas
TXVI Growing	and Serve	a av 50%, 75%, 85%, 100% j	oursuant to 730 ILCS 5	/3-6-3	Mos.
To run concurrent with (consecutively to) cou	1-1-7/22	720 ELCS 5A1-25	- 4	J Yrs. Mos	Ver 6 Mar
XXVIII Straight (and served	at 20%, 75%, 85%, 100% pt	irsuant to 730 ILCS 5/	3-6-3	IVIOS.
To run (Cheurrent with) (consecutively to) cou This Court finds that the defendant is:	nt(s)1-2/22	720 ILCs 5-11-2.	rsuant to 730 ILCS 5/3	<u>3</u> Yrs Mos	Yrs Mos.
	amon hard a start				
Convicted of a Class 3 or 4 offense (ot 4 or more months remain	her than a violent crime ingfewe	e as defined in Section 3 of the r than 4 months remaining 7	Rights of Crime Victi 10 11 CS 5/5-4-1(ms & Witnesses Act)	
The Court further finds that the defen	dant is entitled to recei	Ve credit for time a two l			
Gave as of the date of this and and the			a onic monicoring. GP	Monitoring or home	
additional time served in custody from the date	of this order until the d	and and the received at the m	mois Department of C	orrections.	
The Court further finds that the condu victim, (730 ILCS 5/3-6-3(a)(2)(iii))	ct leading to conviction	for the offenses enumerated	in counts	_resulted in great bod	ily harm to the
The Court further finds that the defend 4-1(a))	lant meets the eligibilit	y requirements for possible pl	acement in the Impac	t Incarceration Program	720 11 05 5 /5
The Court further finds that offense wa recommends the defendant for placement in a s	as committed as a result ubstance abuse program	t of the use of, abuse of, or ad m. (730 ILCS 5/5-4-1(a))	diction to alcohol or a	controlled substance a	ind ·
The defendant successfully completed Modification Life Skills Re-Entry Planning Sentence credit is according to accordi	a full-time (60-day or lo	onger) Pre-Trial Program	Educations 10/2		
sentence clear in accordance with 720 Il ce E/o			CLEINION DITOP TO THIS	commitment and if all	Behavior lible for
in the perendant is engaged in the activitie	15,days, if	not previously awarded. (effe	ctive 7/1/21 P.A. 101-	one day of sentence cre -652)	dit for each day
defendant shall be awarded 90 days of additional	sentence credit, if not	previously awarded.	5/5-0-5(8)(4.1). (HER	EFORE IT IS ORDERED	that the
The Court further finds that the Defend receive 0.5 days of sentence credit for each day the	ant serveddays e	ngaged in a self-improvement	DEGESTE Malut		
				SU ILLS 5/3-6-3(a)(/ 7)	
The Court further finds that the Defend pursuant to SCR 452.					
IT IS FURTHER ORDERED the sentence(s)	imposed on count(s)	be (concurrent with			
in the Circuit Court of	County.		(Consecutive to) the	sentence imposed in c	ase number
IT IS FURTHER ORDERED that					
The Clerk of the Court shall deliver a certified copy Department of Corrections which shall confine said	of this order to the she defendant until expire	riff. The Sheriff shall take the o ation of this sentence or until o	lefendant into custod otherwise released by	y and deliver the defen	dant to the
This order is (stayed until			1	
DATE: 6-17-2024	ENITER				
	ENTER:				
<u>.</u>	Bry	as M.	K.ble/		
	7	(PLEASE PRINT JUD	GE'S NAME HERE)		

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	IN THE CIRCUIT COURT OF Sh	L CIRCUIT		
PEOPLE OF THE STATE OF ILLINOIS				
Vs.)) Case No_22-05-166	Date of Sentence Date of Birth		_
Cale Navy)		(Defendant)	-
Defendant				
JUDGME	NT SENTENCE TO ILLINO	S DEPARTMENT OF CO	DEFERIC	
WHEREAS the above-named dofar door how to			RRECTIONS	
WHEREAS the above-named defendant has been adjudger confinement in the Illinois Department of Corrections for the	d guilty of the offenses enumerated below the term of years and months specified fo	r; IT IS THEREFORE ORDERED that the	e defendant be and hereby is ser	ntenced to
COUNT				
To run concurrent with (consecutively to) count(s	OFFENSE	CLASS	SENTENCE	MSR
To run concurrent with) (consecutively to) count(s	12 12 12 12 12 12 12 12 12 12 12 12 12 1	<u>711-6.6</u> 85%, 100% pursuant to 730 µ cc	<u>3</u> Yrs Mos	Yrs. 6 Mos.
			5/5-6-5	
To run (concurrent with) (consecutively to) count(s)	and served at 50%, 75%, 8	5%, 100% pursuant to 730 ILCS 5	Yrs Mos	Yrs Mos,
To run (concurrent with) (consecutively to) count(s) This Court finds that the defendant is:	and served at 50%, 75%, 85	%, 100% pursuant to 730 ILCS 5	Yrs Mos j/3-6-3	Yrs Mos.
Convicted of a class offense Convicted of a Class 3 or 4 offense (other t	e but sentenced as a class X offender	pursuant to 730 ILCS 5/5-4.5-99	5.	
Convicted of a Class 3 or 4 offense (other t	fewer than 4 months r	tion 3 of the Rights of Crime Vic	tims & Witnesses Act)	
The Court further finds that the defendant	is entitled to making and it for all	cinaliting 750 ILLS 5/5-4-1(c-/) ((effective 7/1/21 P.A. 101-65	52)
The Court further finds that the defendant order) from (specify dates)	and/or credit for time se and/or credit for time se pecify dates)	actually served in custody (of	days as of the dat	e of this
days as of the date of this order) from (s additional time served in custody from the date of th	pecify dates)	. The defendant is	also entitled to receive cred	nfinement (of dit for the
The Court further finds that the	in order and the defendant is receiv	ed at the Illinois Department of	Corrections.	
The Court further finds that the conduct le victim. (730 ILCs 5/3-6-3(a)(2)(iii))	ading to conviction for the offenses	enumerated in counts	resulted in great bodily i	harm to the
The Court further finds that the defendant 4-1(a))	meets the eligibility requirements fo	r possible placement in the Impa	act Incarceration Program. (730 ILCS 5/5-
The Court further finds that offence was an				
The defendant successfully completed a full Modification Life Skills Re-Entry Planning pr sentence credit in accordance with TRO Planning pr	-time (60-day or longer) Pre-Trial Pr	OFFam Educational Advanta		
				_ Behavior e for
sentence credit in accordance with 730 ILCS 5/3-6-3(a in which the Defendant is engaged in the activities,	days, if not previously av	the defendant shall be awarded varded. (effective 7/1/21 P. A. 10	one day of sentence credit	for each day
The defendant passed the high rohe allowed				
to this commitment and is eligible to receive Pre-Trial defendant shall be awarded 90 days of additional sent	GED Program Credit in accordance y	vith 730 ILCS 5/3-6-3(a)(4.1). THE	_ while held in pre-trial dete EREFORE IT IS ORDERED that	ention prior
The Court further finds that the Defendant s receive 0.5 days of sentence credit for each day the De	erveddays engaged in a self-in	nprovement program, volunteer	work, or work assignments.	, and shall
The Court further finds that the Defendant h pursuant to SCR 452.	as been advised of and given a copy	of the financial obligations and s	statutory fines, fees and asso	essments
IT IS FURTHER ORDERED the sentence(s) imp	and an an of t			
IT IS FURTHER ORDERED the sentence(s) imp in the Circuit Court of	County.	current with) (consecutive to) th	e sentence imposed in case	number
IT IS FURTHER ORDERED that				
The Clerk of the Court shall deliver a certified copy of the Department of Corrections which shall confine said defined and the shall confine said defined a	is order to the sheriff. The Sheriff shi	all take the defendant into custo	dy and deliver the defendan	t to the
\sim	endant until expiration of this sente	nce or until otherwise released b	y operation of law.	it to the
This order is (effective immediately) (stayed until	. 14	Л	
	NTER:			
	R	M V-1	1. /	-
·	DIYAN	Mr. L.	ole	
	PLEA	SE PRINT JUDGE'S NAME HERE)		



Clerk of the Circuit Court Fourth Judicial Circuit Shelby County, IL

Rule 404. Application for Waiver of Court Assessments 226F106

RULE 404 CERTIFICATION FOR WAIVER OF COURT ASSESSMENTS REPRESENTATION BY PUBLIC DEFENDER, CRIMINAL LEGAL SERVICES PROVIDER OR COURT-SPONSORED PRO BONO PROGRAM

Pursuant to Supreme Court Rule 404, the undersigned counsel hereby certifies that they are an attorney for <u>Ghelby County Public Petrole</u> (name of office, organization, or court program), a public defender, criminal legal services provider, or court-sponsored pro bono program as defined in Rule 404, and that they represent <u>Colo Obrey</u> (name of party) is therefore entitled to a waiver of assessments as defined in 725 ILCS 5/124A-20(a) without necessity of an Application.

Attorney Certification

Name of Office, Organization, or Court Program: Shelby Courty Public Defut
Attorney No. 6317260
Address 30 1 E. Main St.
City, State, Zip Shallywille, IL 62565 Telephone 217 - 774 - 95 30
Telephone 217 - 774 - 95 30



IN THE CIRCUIT COURT FOR THE FOURTH JUDICIAL CIRCUIT SHELBY COUNTY, ILLINOIS

OFFICIAL STATEMENT OF FACTS OF STATE'S ATTORNEY

June 17, 2024

NAME: Carol C. (Dberg B of I: #	ſL	FBI: #	
ALIAS:				
Date of Birth:		State of Birth: Illinois		
Race: Black				
Crime: Count I – Traveling to Meet a Child Count II – XXIV – Possession of Child Pornography Count XXV - XXVII – Grooming Count XXVIII – Solicitation to Meet a Child				
Dates of Crimes: October 22 – 25, 2021 September 2021 – February 2022				
Date of Arrest: 11/29/2024				
Jail Credit Due:. 201 days				
Sentence: 5 years in Department of Corrections				
Case Nos.: 2022 CF 106 Date of Sentence: 06/17/2024				
County: Shelby				
Type of Trial: () Jury () Bench (X) Guilty Plea () Admission to probation violation				
State' Attorney: Ruth A. Woolery				
Defense Attorney: Bradford Rau				
Judge: Bryan Kibler				
Complaining Witness: Shelby County Sheriff's Department				
Full Name and Address of Nearest of Kin: Unknown				
Last Known Address: 5747 Chambers Street, Stansbury Park, UT 84074				



Last Known Employer: N/A

Agency Conducting Pre-Trial Investigation: Shelby County Pre-trial Services

Probation History in Shelby County:

Description of Exact Circumstances of Offense: Information attached.

Submitted in accordance with provisions of 730 ILCS 5/5-4-1.

Ruth A. Woolery, State's Attorney