IN THE CIRCUIT COURT FOR THE TWELFTH JUDICIAL CIRCUIT WILL COUNTY, ILLINOIS
People of the State of Illinois) v.) Case No.)))))))))))))))
BAIL ORDER
For purposes of setting monetary bail, Defendant is charged with a Category B offense as set forth in 725 ILCS 5/102-7.1 and 725 ILCS 5/102-7.2.
Defendant's monetary bail is set at \$
As of January 1, 2018, if Defendant cannot post 10% of the monetary bail in the form of cash, stocks, or twice the value in real estate, Defendant shall have \$30.00 deducted from his/her monetary bail for each day Defendant is incarcerated as set forth in 725 ILCS 5/110-14(c).
The Court finds that for the provisions of 725 ILCS 5/110-14(c) "monetary bail" applies to 100% of the amount of monetary bail set by the Court.
OR
The Court finds that for the provisions of 725 ILCS 5/110-14(c) "monetary bail" applies to 10% of the amount of monetary bail set by the Court which must be posted pursuant to 725 ILCS 5/110-7.
Defendant's monetary bail may be satisfied upon payment of the monetary bail, by serving days in custody or a combination thereof. Once Defendant's monetary bail has been satisfied he/she is ordered released from custody with all non-monetary bail conditions remaining in full force and effect.
Defendant is hereby ordered to appear in Court for reconsideration of the conditions of her/his bond on, 20 at a.m. p.m. in Courtroom
Defendant has satisfied his monetary bail and shall be released from WCADF today.
Dated: JUDGE
ANDREA LYNN CHASTEEN, CLERK OF THE CIRCUIT COURT OF WILL COUNTY