IN T		THE TWELFTH JUDICIAL CIRCUIT DUNTY, ILLINOIS
	tioner vs	Case No
Respo	ndent	
	Search Warra	ant/Seizure Warrant
SEARCH WARRANT	The Court "may, as part of the warra other places where [it] finds there is 430 ILCS 67/35(f-5), 40(g-5).	ant, direct the law enforcement agency to search the respondent's residence and probable cause to believe he or she is likely to possess the firearms." –
ORDERED:		andent possesses firearms at the places listed below, so it is therefore directed to search the places listed
below for any filearms	belonging to the Respondent.	
SEIZURE WARRAN	Γ. (The court "shall issue [a warrant] υ firearms." – 430 ILCS 67/35(f-5	upon a finding of probable cause that the respondent possesses ), $40(g-5)$ .
The Court find ORDERED: petition any and all fire	s probable cause that the Responsarms in his or her possession, s	ndent possesses firearms. It is therefore is directed to seize from the Respondent named in this specifically including but not limited to the following:
TO BE SERVED N	O LATER THAN 96 HOU	URS AFTER ISSUANCE
DATE	TIME	JUDGE
	arched must be "particularly de Ct. 1494, 1500, 164 L. Ed. 2d	scribe[ed] in the warrant." United States v. Grubbs, 195 (2006).
ANDREA LY	NN CHASTEEN, CLERK	OF THE CIRCUIT COURT OF WILL COUNTY