IN THE CIRCUIT COURT OF	COUNTY	
JUDICIAL CIRCUIT		
PEOPLE OF THE STATE OF ILLINOIS, Plaintiff-Appellant,	,))	
-vs-) No	
Defendant-Appellee.))	
NOTICE OF APPEAL FROM ORDER UN ACT PURSUANT TO ILLINOIS SUPR		
(State as Appell	lant)	
Court from which appeal is taken:		
Circuit Court of County	y.	
The Judge(s) who entered the order(s) be	ing appealed:	
Date(s) of Order(s) Appealed: Date(s) of Hearing(s) Regarding Pretrial F		
Court to which appeal is taken: Appellate Court of Illinois,	Judicial District	
Name of Attorney for State on appeal ar	nd addrass to which notices	
shall be sent:	nd address to which hotices	
Name:		
Address:		
E-mail:		
Phone:		

Name of Defendant (or Defendant's attorney on appeal, if any) and		
address to which notices shall be sent:		
Name:		
Address:		
E-mail:		
Phone:		
Nature of Order Appealed (check all that a	apply):	
☐ Granting pretrial release		
☐ Denying petition to revoke pretrial rele	te pretrial release	
☐ Imposing conditions of pretrial release		
Are there currently pending any other ap	ppeals in this matter under the	
Pretrial Fairness Act?	No	
*If Yes, list appeal number(s):		
Rule 328 Supporting Record* (check all that	at are attached):	
\square Copy of the order appealed from		
☐ Supporting documents or matters of re-	cord (please list)	
\square Affidavit of attorney or party (in lieu of	clerk certificate of authentication)	
*You may attach a supporting record to t	his notice of appeal. You must	
file a complete supporting record with th	e appellate court within 30	
days after filing this notice of appeal.		
Relief Requested:		
Grounds for Relief (check all that apply and	describe in detail):	
Granting Pretrial I	<u>Release or </u>	
Denying Petition to Revoke	<u>e Pretrial Release</u>	
☐ The court erred in its determination that	at defendant was not charged	
with an offense qualifying for denial or revocation of pretrial release or		
with a violation of a protective order qualifying for revocation of pretrial		

release.

☐ The court erred in its determination that the State failed to meet its burden of proving by clear and convincing evidence that the proof is evident or the presumption great that defendant committed the offense(s) charged.
☐ The court erred in its determination that the State failed to meet its burden of proving by clear and convincing evidence that defendant poses a real and present threat to the safety of any person or persons or the community, based on the specific, articulable facts of the case.
☐ The court erred in its determination that the State failed to meet its burden of proving by clear and convincing evidence that no condition or combination of conditions can mitigate the real and present threat to

the safety of any person or persons or the community, based on the		
specific, articulable facts of the case, or defendant's willful flight.		
☐ The court erred in its determination that the conditions of release would reasonably ensure the appearance of defendant for later		
hearings and prevent defendant from being charged with a subsequent felony or Class A misdemeanor.		
□ Other (explain).		
Imposing Conditions of Pretrial Release		
☐ The court erred in its determination that the State failed to meet its burden of proving by clear and convincing evidence that conditions of		
pretrial release are necessary.		

□ In determining the conditions of pretrial release, the court failed to take into account the factors set forth in 725 ILCS 5/110-5(a). Specifically, the court failed to consider the following factors (list all that apply):
☐ The court failed to impose mandatory conditions of pretrial release pursuant to 725 ILCS 5/110-10(a). Specifically, the court failed to impose the following conditions (list all that apply):
☐ The court erred in failing to impose additional conditions of release
necessary to ensure defendant's appearance in court, ensure that defendant does not commit any criminal offense, ensure that defendant complies with all conditions of pretrial release, prevent defendant's unlawful interference with the orderly administration of justice, or

courts. (List all additional conditions the court should have imposed.)		
- 0.1 (1.1)		
□ Other (explain).		
I certify that everything in this NOTI UNDER PRETRIAL FAIRNESS ACT SUPREME COURT RULE 604(h) is to making a false statement on this form provided by law under 735 ILCS 5/1-1	PURSUANT TO ILLINOIS rue and correct. I understand that n is perjury and has penalties	
Signature of Attorney for State Completing the Notice of Appeal		
Printed Name	Attorney #	