IN THE CIRCUIT COURT OF \_\_\_\_\_, ILLINOIS \_\_\_\_\_JUDICIAL CIRCUIT

PEOPLE OF THE STATE OF ILLINOIS	) Date of Sentence		
Vs.	) Case No Date of Birth ) (Defendant)		
Defendant			
JUDGMEN	IT – SENTENCE TO ILLINOIS DEPARTMENT OF CORRECTIONS		
WHEREAS the above-named defendant has been adjudged confinement in the Illinois Department of Corrections for the section of the section of	guilty of the offenses enumerated below; IT IS THEREFORE ORDERED that the defendant be and hereby is sentenced to he term of years and months specified for each offense.		
COUNT OFFENSE	DATE OF STATUTORY CITATION CLASS SENTENCE MSR		
	Yrs MosYrs MosYrsNosYrsYrsYrsYrsYrsYrsYrsYrsYrsYrsYrsYrsYrsYrsNosYrs		
	Yrs MosYrs NosYrs NosYrsYrsYrsYrsYrs NosYrs.		
To run (concurrent with) (consecutively to) count(s)	Yrs Mos Yrs Nos Yrs		
Convicted of a Class 3 or 4 offense (other	e but sentenced as a class X offender pursuant to 730 ILCS 5/5-4.5-95. than a violent crime as defined in Section 3 of the Rights of Crime Victims & Witnesses Act) fewer than 4 months remaining 730 ILCS 5/5-4-1(c-7) (effective 7/1/21 P.A. 101-652)		
order) from (specify dates)	t is entitled to receive credit for time actually served in custody (ofdays as of the date of thisand/or credit for time served on electronic monitoring, GPS monitoring, or home confinement (of specify dates) The defendant is also entitled to receive credit for the his order until the defendant is received at the Illinois Department of Corrections.		
victim. (730 ILCS 5/3-6-3(a)(2)(iii))The Court further finds that the defendan	t meets the eligibility requirements for possible placement in the Impact Incarceration Program. (730 ILCS 5/5-		
4-1(a))			
The Court further finds that offense was of recommends the defendant for placement in a substance of the second seco	ommitted as a result of the use of, abuse of, or addiction to alcohol or a controlled substance and stance abuse program. (730 ILCS 5/5-4-1(a))		
Modification Life Skills Re-Entry Planning – sentence credit in accordance with 730 ILCS 5/3-6-3	ull-time (60-day or longer) Pre-Trial ProgramEducational/Vocational Substance Abuse Behavior provided by the county jail while held in pre-trial detention prior to this commitment and if eligible for s(a)(4). THEREFORE IT IS ORDERED that the defendant shall be awarded one day of sentence credit for each day days, if not previously awarded. (effective 7/1/21 P.A. 101-652)		
	el test for General Education and Development (GED) on while held in pre-trial detention prior ial GED Program Credit in accordance with 730 ILCS 5/3-6-3(a)(4.1). THEREFORE IT IS ORDERED that the entence credit, if not previously awarded.		
	t serveddays engaged in a self-improvement program, volunteer work, or work assignments, and shall Defendant was engaged in activities for a total of (730 ILCS 5/3-6-3(a)(4.2)		
The Court further finds that the Defendar pursuant to SCR 452.	It has been advised of and given a copy of the financial obligations and statutory fines, fees and assessments		
IT IS FURTHER ORDERED the sentence(s) i in the Circuit Court of	mposed on count(s) be (concurrent with) (consecutive to) the sentence imposed in case number County.		
	f this order to the sheriff. The Sheriff shall take the defendant into custody and deliver the defendant to the defendant until expiration of this sentence or until otherwise released by operation of law.		
This order is (effective immediately) (	stayed until).		
DATE:	ENTER:		

IN THE	CIRCUIT	COURT	OF
	CINCOTT	COOKI	UI.

\_\_\_\_\_JUDICIAL CIRCUIT

Defendant\_\_\_\_\_

Case Number\_\_\_\_\_

## JUDGMENT - SENTENCE TO ILLINOIS DEPARTMENT OF CORRECTIONS

\_\_\_\_IT IS FURTHER ORDERED that \_\_\_\_\_

DATE: \_\_\_\_\_

ENTER: \_\_\_\_\_

(PLEASE PRINT JUDGE'S NAME HERE)