## IN THE CIRCUIT COURT OF SECOND JUDICIAL CIRCUIT \_\_\_\_\_COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS			Date of Sentenc	Date of Sentence			
VS.	)	Case No	Date of Birth Date of Birth	(Defendant) (Victim)			
Defendant	_ ′						
JUDGMENT – SENTENCE TO ILLINOIS DEPARTMENT OF CORRECTIONS							

## $\frac{\text{JUDGMENT} - \text{SENTENCE TO ILLINOIS DEPARTMENT OF CORRECTIONS}}{\text{AND}} \\ \text{DEPARTMENT OF JUVENILE JUSTICE}$

WHEREAS, the above-named defendant has been adjudged guilty of the offenses enumerated below and sentenced pursuant to 705 ILCS 405/5-810.

Coı	IT IS THEREFORE ORDERED that the defendant be and hereby is sentenced to confine merctions for the term of years and months specified for each offense.	ent in t	ne Illinois l	Department of				
	DATE OF UNT OFFENSE STATUTORY OFFENSE CITATION CLASS	SEN'	<u>rence</u>	MSR_				
and	said sentence shall run ( concurrent with) ( consecutive to) the sentence imposed on	_Yrs	_Mos	_ Yr.				
	said sentence shall run ( $\square$ concurrent with) ( $\square$ consecutive to) the sentence imposed on							
	said sentence shall run ( concurrent with) ( consecutive to) the sentence imposed on							
anc	said sentence shall run ( $\square$ concurrent with) ( $\square$ consecutive to) the sentence imposed on said sentence shall run ( $\square$ concurrent with) ( $\square$ consecutive to) the sentence imposed on	Yrs	Mos	· _ Yr.				
	Court finds that the defendant is:			<del></del> .				
	Convicted of a class offense but sentenced as a <b>Class X</b> offender pursuant to 730 ILCS 5/5	5-5-3(c)						
	The Court finds that the defendant is entitled to receive credit for time actually served in custody from (specify dates)	(of	days as	s of this order)				
	The Court further finds that the conduct leading to conviction for the offenses enumerated in bodily harm to the victim (730 ILCS 5/3-6-3(a)(2)(iii)).	counts	res	sulted in great				
	The Court further finds that the defendant meets the eligibility requirements and is approved for placement in the impact incarceration program. If the Department accepts the defendant and determines that the defendant has successfully completed the program, the sentence shall be reduced to time considered served upon certification to the Court by the Department that the defendant has successfully completed the program. Written consent is attached.							
	The Court further finds that the offense was committed as a result of the use of, abuse of, or adsubstance.	diction 1	o alcohol o	or a controlled				
	IT IS FURTHER ORDERED that the sentence(s) imposed on count(s) be (□ concurrence imposed in case number in the Circuit Court of	ent with	) (□ conse County.	ecutive to) the				
	IT IS FURTHER ORDERED that the defendant serve $\square$ 85% $\square$ 100% of said sen IT IS FURTHER ORDERED that the Clerk of the Court deliver a certified copy of this order to the	tence. he Sheri	ff.					
	IT IS FURTHER ORDERED that the Sheriff take the defendant into custody and deliver hir Justice which shall confine said defendant until expiration of his sentence or until he is otherwise	n to the	Departme l by operati	nt of Juvenile ion of law.				
	IT IS FURTHER ORDERED that							
	This order is ( $\square$ effective immediately) ( $\square$ stayed until).			·				
	DATE: ENTER:							

(Please print Judge's Name Here)