FINDINGS AND ORDER
on Motion for Detention
under G.L. c. 276, § 58A

DEFENDANT'S NAME:

DOCKET NO.

MASSACHUSETTS TRIAL COURT

▼

COURT DIVISION:

SECTION I FINDINGS

The REASONS for the Court's order under G.L. c. 276, § 58A, are:				
1. The defendant is charged with an offense designated in G.L. c. 276, § 58A(1).				
2. The nature and seriousness of the danger posed to any person or to the community that would result in the defendant's release				
3. The nature and circumstances of the offense charged				
4. The potential penalty the defendant faces				
5. The defendant's family ties				
6. The defendant's employment record				
7. The defendant's history of mental illness				
8. The defendant's reputation				
9. The risk that the defendant will obstruct or attempt to obstruct justice or threaten, injure or intimidate, or attempt to threaten, injure or intimidate a prospective witness or juror				
10. The defendant's record of convictions				
11. The defendant's record for illegal drug distribution				
12. The defendant's present drug dependency				
13. The defendant is on bail awaiting adjudication of a prior charge				
 14. The acts alleged in this case involve abuse as defined in G.L. c. 209A, § 1, or a violation of a temporary or permanent order issued pursuant to G.L. c. 208, §§ 18, 34B or 34C; G.L. c. 209, § 32; G.L. c.209A, §§ 3,4 or 5, or G.L. c. 209C, §§ 15 or 20. 				
15. The defendant has a history of orders issued against him or her pursuant to the statutes listed in item 14				
16. \Box The defendant is on probation, parole, or other release pending completion of a sentence for any conviction.				
17. \Box The defendant is on release pending sentence or appeal for any conviction.				
SECTION II FINDINGS				
Additional findings of fact and further explanation if necessary:				
DATE: JUSTICE:				

FINDINGS AND ORDER	

under G.L. c. 276, § 58A

DATE:

prior to his / her signature.

TRIAL COURT OF MASSACHUSETTS

\square		F RELEASE ON PERSONAL RECOGNIZANCE WITHOUT SURETY
		mmonwealth has not met its burden of clear and convincing evidence that no conditions of release will reasonably assure
	•	individuals or the community. The evidence does not demonstrate that the defendant's release on personal recognizance
_		nger the safety of another person or the community or (2) will not reasonably assure the appearance of the defendant.
	Following th	F PRETRIAL DETENTION the Commonwealth's motion for a detention hearing pursuant to G.L. c. 276,§58A(2), and after a hearing conducted in
		with G.L. c. 276,§58A(2) & (5), I find, based upon clear and convincing evidence, that no conditions of release imposed
		endant will reasonably assure the safety of \Box another person, namely,,
		e community. G.L. c. 276,§58A(3). I therefore ORDER the detention of the defendant pending trial. The defendant shall
		trial as soon as reasonably possible, but in the absence of good cause, the defendant shall not be detained for a period
		20 days (or exceeding 180 days, if in Superior Court), excluding any period of delay as defined in Mass. R. Crim. P. 36 (b)
	• •	r order the defendant be committed to custody or confinement in a correctional facility separate, to the extent practicable,
		s awaiting or serving sentence or being held in custody pending appeal. I further ORDER that the defendant be afforded portunity for private consultation with counsel. The Court's reasons for this order are listed in Sections I and II.
	ORDER O	F CONDITIONAL RELEASE
	Following th	e Commonwealth's motion for a detention hearing pursuant to G.L. c. 276, § 58A(2), and after a hearing conducted in
		with G.L. c. 276, § 58A(4) & (5), I find that the defendant's release on personal recognizance alone will not reasonably
		ppearance of the defendant as required or will endanger the safety of another person in the community. G.L. c. 276, § 58A
		REFORE IMPOSE THE FOLLOWING CONDITIONS which I find are the least restrictive conditions that will
		ssure the appearance of the defendant as required and the safety of all other persons and the community. G.L. c. 276, § 58A
	(2)(B). The (Court's reasons for this order are listed in Sections I and II.
1.	Defendant	will not commit a federal, state or local crime during the period of release. Should the defendant commit a violation of
1.		other condition imposed by this order, the order may be revoked and the defendant ordered to pretrial detention. G.L. c.
		B. (This condition is required in all orders. G.L. c. 276, § 58B)
2. Ľ		will remain in the custody of, who agrees to assume supervision and to
		violation of a release of condition to this Court, and is able reasonably to assure the Court that the defendant will appear as
		nd will not pose a danger to the safety of any person or the community.
3.		will maintain or actively seek employment;
_1 Γ		will maintain or commence an education program.
5. □		will abide by the following specific restrictions on personal associations, place of abode or travel:
J. L	Defendant	will ablue by the following specific restrictions on personal associations, place of aboue of travel.
6.		will avoid all contact with the alleged victim(s) of the crime charged and with any potential witness(es) who may testify
Г		g the offense:
7. ∟	Defendant	will report on a regular basis to the following law enforcement agency, pretrial service agency, or other agency as follows:
<u>8</u> . [Defendant	will comply with the following curfew:
9. [Defendant	will not possess a firearm, destructive device, or other dangerous weapon;
10.		will refrain from the excessive use of alcohol or any use of a narcotic drug or other controlled substance, without a
10. –		on from a licensed medical practitioner;
11. [will undergo available medical, psychological, or psychiatric treatment, or treatment for drug or alcohol dependency and/
11. –		in a specified institution if required for that purpose as follows:
	or remain	
_		
12. L		dant will execute an agreement to forfeit property upon failing to appear as required and provide proof of ownership, value
_		abrances (see separate agreement attached hereto).
13. L	Defendant	shall execute a bail bond in the sum of \$;
14.	Defendant	is will return to the custody of
	schooling	or limited purpose, as follows:
15. L	Defendant	will satisfy the following other conditions:
DATE:	:	JUSTICE:
DATE:	:	DEFENDANT: I have read and understand these conditions. I understand if I violate any condition it may result in my arrest and incarceration, and the
		revocation of my release.
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INTERPRETER: Signature of Interpreter, if any: I have translated the terms of this Order and the acknowledgement set forth above to the defendant

DOCKET NO.