

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

DEPARTMENT, DIVISION/DISTRICT

State of Illinois

SS.

County of Cook

People of the State of Illinois

v.

Case No.: _____

Defendant

SENTENCING CREDIT ORDER

This cause coming before the HONORABLE _____ ,
it is hereby ORDERED that the above Defendant receive the following sentencing credits:

Custody Credit (CCDOC, EM, Curfew)

from (date) _____ to (date) _____ Days

_____ to (date) _____ Days

_____ to (date) _____ Days

Completed, Full-Time Program Credit¹ _____ Days

Earned Degree Credit _____ Days

(GED: 90 Associate: 120 Bachelor's: 180 Master's: 180 days)

TOTAL SENTENCING CREDIT² _____ Days

Defense Attorney:

No.: _____ Pro Se 99500

Name: _____

Signature: _____

Primary Email: _____

ENTERED:

Dated: _____

/s/ _____
Judge Judge's No.

Assistant State's Attorney:

Name: _____

Signature: _____

1. Pursuant to 730 ILCS 5/3-6-3(a)(4)(A), pre-trial credit may be given for successful completion of the following full-time programs: 60-day or longer substance abuse program, correctional industry assignment, educational program, work-release program or activities in accordance with Article 13 of Chapter III of this Code [730 ILCS 5/3-13-1, et seq.], behavior modification program, life skills course, or re-entry planning provided by the county department of corrections or county jail. Credit may also be provided to an inmate who is in compliance with programming requirements in an adult transition center. Self-improvement programs, volunteer work and other programs listed in 730 ILCS 5/3-6-3(a)(4.2) do NOT qualify for pre-trial sentencing credit.

2. Pursuant to 730 ILCS 5/3-6-3(a)4.7, sentencing credit shall NOT reduce the sentence to less than the required percentage to serve under the law (i.e. 85%, 60%, 100%)