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## SUPERIOR COURT, STATE OF ARIZONA, IN AND FOR THE COUNTY OF YAVAPAI

| STATE OF ARIZONA,          | Case No. P1300CR201600966             |
|----------------------------|---------------------------------------|
| Plaintiff,                 | UNDER ADVISEMENT RULING               |
| vs.                        |                                       |
| THOMAS JONATHAN CHANTRY,   |                                       |
| Defendant.                 |                                       |
| HONORABLE KRISTA M. CARMAN | BY: Jennifer Kuns, Judicial Assistant |
| DIVISION 4                 | <b>DATE:</b> March 1, 2022            |

The Court has read and considered Defendant's Motion to Reinstate Release Conditions, the State's Motion to Hold the Defendant Non-Bondable, the Defendant's Response and the State's Reply. The Court held an evidentiary hearing on February 28, 2022, heard testimony and argument. The hearing ran late in the day, past court hours, so the court took the matter under advisement.

## THE COURT FINDS:

- The State has proven that there is proof evident, presumption great that the Defendant is guilty of the charges pursuant to A.R.S. §13-3961 and Ariz R. Crim P. 7.2(b)(2)(A).
- 2) The State has not met its burden under A.R.S.§ 13-3961(D) and Rule 7.2(b)(2)(B) and 7.2(b)(3) that there is clear and convincing evidence that the Defendant poses a substantial danger to the victim, any other person or the community considering the factors enumerated in Rule 7.2(b)(3).
- 3) The State has failed to prove that there are no combinations of release conditions that will reasonably assure the safety of an individual or the community per Rule 7.2(b)(2)(C).

## THEREFORE, IT IS ORDERED Defendant's release conditions shall be modified as follows:

- Bond is set at \$250,000.00 cash or secured.
- Defendant is not to apply for a passport.
- If Defendant posts bond, he shall be released to Pretrial Services. He must report to Pretrial Services upon release; no later than 48 hours after release.
- Defendant may reside in Illinois pending trial but must provide his residential address to Pretrial Services.
- 5) Defendant shall not have any contact with any minors under the age of 15, with the exception that he may have supervised contact with his children.
- Defendant shall not be within 100 yards of a school or educational facility, daycare or day camp facility.

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- 7) Defendant must check-in weekly with Pretrial Services from a designated landline.
- 8) Defendant shall have no contact with victims, witnesses, or arresting officers.

eSigned by CARMAN, KRISTA M 03/01/2022 15:03:27 Yxt8Qz2v

Hon. Krista M. Carman, Division 4

cc: Assigned Deputy County Attorney, Yavapai County Attorney's Office (e) Ryan J. Stevens- Griffen & Stevens Law Firm, PLLC (e)

YCSO- Detention Records (e)

APD (e)

Victim Services (e)

Pretrial Services (e)