VERIFIED STATEMENT OF ARREST

The undersigned hereby certifies made of:	s that on the 28 th day o	f April, 2023 at 3:45 PM	f,_a_warrantless_a	rrest_was
Last Name: Nunn	First Name:	Alex	Middle: Lee	
Suggested Bond: Bond - 10%	R	ond Amount: \$500,000.00	n	
at McLean County, Illinois for th		πα 1 mount. φ300,000.0	· · · · · · · · · · · · · · · · · · ·	
at thousand country, inmore to the	to rome wing ominges.			
Charge:		Statute:	Class:	CAT.:
1. UNLAWFUL USE OF WEAPONS	/ FELON POSSESS / USE	1. 720 ILCS 5/24-1.1(a)	1. 2	A
FIREARM PRIOR		2. 720 ILCS 5/24-1.1(a)	2. 3	A
2. UNLAWFUL USE OF WEAPONS	/ FELON POSSESS / USE	3. 720 ILCS 5/24-1.5(a)	3. 4	A
WEAPON / FIREARM		4. 720 ILCS 5/12-2(c)(6)	4.4	Α
3. RECKLESS DISCHARGE OF FIRE	EARM / ENDANGERS	5. 720 ILCS 5/12-2(c)(6)	5.4	A
4. AGG ASSAULT/USE FIR/PEACE	OFF	6. 720 ILCS 5/24-1.1(a)	6.3	A
5. AGG ASSAULT/USE FIR/PEACE	OFF	7. 720 ILCS 5/12-2(c)(6)	7.4	A
6. UNLAWFUL USE OF WEAPONS	/ FELON POSSESS / USE			
WEAPON / FIREARM				
7. AGG ASSAULT/USE FIR/PEACE	OFF			

STATEMENT BY ARRESTING OFFICER/STATE'S ATTORNEY STATING FACTS RELATED TO ARREST:

ON MARCH 30, 2023, OFFICERS FROM THE BLOOMINGTON POLICE DEPARTMENT WERE DISPATCHED TO THE APARTMENT LOCATED AT 902 TURNBERRY DRIVE, FOR THE REPORT OF AN ARMED SUBJECT. THE CALLER REPORTED SEEING TWO MEN OUTSIDE OF HIS APARTMENT AND THAT ONE OF THOSE MEN WAS ARMED WITH A GUN, THE CALLER ALSO ADVISED THAT HE HAD HEARD AT LEAST ONE GUNSHOT.

OFFICERS N.V., J.B., AND A.C. WERE AMONG THE FIRST OFFICERS TO ARRIVE ON SCENE AND BEGAN LOOKING FOR THE ARMED SUBJECT. THE OFFICERS WENT TO THE DOORWAY OF 902 TURNBERRY DRIVE AND OBSERVED A MALE THAT MATCHED THE DESCRIPTION PROVIDED BY THE CALLER. THIS MALE WOULD LATER BE IDENTIFIED AS DEFENDANT ALEX NUNN. THE OFFICERS ENTERED THE COMMON HALLWAY OF THE BUILDING AND ATTEMPTED TO SPEAK WITH THE DEFENDANT. UPON ENTERING THE BUILDING, THE OFFICERS OBSERVED THE DEFENDANT GRAB A FIREARM FROM HIS WAISTBAND AND POINT THE FIREARM AT THE OFFICERS.

AS THE DEFENDANT POINTED HIS FIREARM AT THE OFFICERS, ONE OF THE OFFICERS DISCHARGED HIS DUTY WEAPON AT THE DEFENDANT AS THE OFFICERS EXITED THE BUILDING. THE DEFENDANT STAYED IN THE HALLWAY OF THE BUILDING AND RETAINED POSSESSION OF THE FIREARM. THE OFFICERS GAVE REPEATED VERBAL COMMANDS TO THE DEFENDANT TO DROP THE GUN BUT THE DEFENDANT REFUSED TO DO SO. THE DEFENDANT STILL HAD THE GUN IN HIS HAND ABOVE HIS HAND. THE DEFENDANT BEGAN TO LOWER THE FIREARM AGAIN AND AN OFFICER DISCHARGED HIS DUTY WEAPON, WHICH INCAPACITATED THE DEFENDANT. THE OFFICERS ENTERED THE BUILDING, TOOK THE DEFENDANT OUTSIDE OF THE BUILDING, RENDERED AID TO HIM, AND GOT HIM TO THE PARAMEDICS WHERE HE WAS TRANSPORTED TO THE HOSPITAL FOR TREATMENT.

WITHIN THE HALLWAY, OFFICERS LOCATED A KEL-TEC .380 CALIBER HANDGUN WHICH HAD A MAGAZINE LOADED WITH 9MM AMMUNITION. OFFICERS ALSO LOCATED AN INSIDE-THE-WAISTBAND HOLSTER IN THE DEFENDANT'S PANTS.

OFFICERS CONDUCTED AN INVESTIGATION INTO WHAT HAD OCCURRED PRIOR TO THEIR ARRIVAL AND SPOKE WITH MULTIPLE WITNESSES, INDIVIDUALS WHO WERE WITH THE DEFENDANT REPORTED THAT HE HAD BEEN WITH THEM IN 902 TURNBERRY. AT ONE POINT, THE DEFENDANT UNEXPECTEDLY PRODUCED THE HANDGUN WHICH RESULTED IN HIM BEING KICKED OUT OF THE APARTMENT. THE DEFENDANT WENT OUTISIDE WITH ONE OF THE OTHER PEOPLE FROM THE APARTMENT, WHILE OUTSIDE OF THE APARTMENT BUILDING, THE DEFENDANT DISCHARGED THE FIREARM INTO THE AIR. THE AREA OF 902 TURNBERRY DRIVE IS A CROWDED RESIDENTIAL AREA AND THE DISCHARGE OF THE FIREARM IN THAT MANNER ENDANGERED ALL OF THE PEOPLE IN THAT RESIDENTIAL AREA.

THE DEFENDANT HAS MULTIPLE PREVIOUS FELONY CONVICTIONS INCLUDING A 2013 CONVICTION FOR THE FORCIBLE FELONY OFFENSE OF BURGLARY IN MCLEAN COUNTY CASE 2012-CF-1349 AND A 2017 CONVICTION FOR THE FELONY OFFENSE OF THEFT IN MCLEAN COUNTY CASE 2016-CF-1298.

Under penalties as provided by law pursuant to Section 1-109 of the code of Civil Procedure, the

matters stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true: OFFICER/STATE'S ATTORNEY SIGNATURE: BADGE NUMBER: _____ AGENCY: _McLean County State's Attorney's Office DATE: 4/28/2023 ORDER The Court does not find probable cause to detain. Defendant ordered to be released. The Court finds probable cause to detain the defendant for the charge(s) of: UUW. -3 cts - Reckless Addisony - Ass Assault IT IS HEREBY ORDERED, that the defendant is to be detained in custody in lieu of bond which is affixed in the amount of: \$ 500,000 (No 10%)(PR) + \$35.00 bond fee. Condition(s) of Bond: Entered this 29 day of Apr., 3033, at 1:15 a.m./pm.

State by: Fitt Defendant by: Karfavich Initial Appearance/Arraignment Date: 5/19/23 @ 9am Bond Review Date: ______ Bond Report Ordered?: YES / NO Public Defender Appointed?: YES / NO - Served

undersigned certifies that the statements set forth in this instrument are true and correct, except as to