

STATE OF ILLINOIS )  
 ) SS.  
COUNTY OF WILL )

FILED  
2026 JUL -6 AM 11:12  
CLERK, CIRCUIT COURT  
WILL COUNTY, ILLINOIS

**IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT  
WILL COUNTY, ILLINOIS**

PEOPLE OF THE STATE OF ILLINOIS )  
 )  
 vs. )  
 ) CASE NO. 2026 CF 1161  
JAMES E. ADAMS )

**PETITION TO DENY PRE-TRIAL RELEASE**

Now come the People of the State of Illinois by JAMES W. GLASGOW, State's Attorney of Will County, Illinois, through Adam Capelli, Assistant State's Attorney, and respectfully requests that this Honorable Court grant the State's Petition to Deny Defendant's Pre-Trial Release pursuant to 725 ILCS 5/110-6.1, and in support thereof upon information and belief states as follows:

1. In the above captioned matter, the defendant has been charged with the following offense(s):

CT# 1 6/26/2026	Dismembering A Human Class X Felony
	Body
CT# 2 7/1/2026	Concealment of a Homicidal Class 3 Felony
	Death

2. This Court should deny the defendant pretrial release for the following check-marked reasons:

\_XXX\_ (a) The defendant is charged with a felony offense other than a forcible felony for which, based on the charge or the defendant's criminal history, a sentence of imprisonment, without probation, periodic imprisonment or conditional discharge, is required by law upon conviction, and the defendant's pretrial release poses a specific, real and present threat to the safety of any person or persons or the community. See 725 ILCS 5/110-6.1(a)(1).

\_XXX\_ (b) The defendant's pretrial release poses a real and present threat to the safety of any person or persons or the community, and the defendant is charged with a forcible felony;

\_treason

\_first degree murder

\_second degree murder

\_predatory criminal sexual assault

\_criminal sexual assault

\_aggravated criminal sexual assault

\_armed robbery

\_aggravated robbery

\_robbery

\_burglary where there is use of force against another person

\_residential burglary

\_home invasion

\_vehicular invasion

\_aggravated arson

\_arson

\_aggravated kidnapping

\_kidnapping

\_aggravated battery resulting a great bodily harm or permanent disability

or disfigurement

OR

**--any other felony which involves the threat or infliction of great bodily harm or permanent disability or disfigurement See 725 ILCS 5/110-6.1 (a)(1.5)**

\_\_ (c) The defendant is charged with stalking or aggravated stalking and the defendant's pretrial release poses a real and present threat to the safety of a victim of the alleged offense, and denial of release is necessary to prevent fulfillment of the threat upon which the charge is based. *See 725 ILCS 5/110-6.1(a)(2).*

\_\_ (d) The defendant is charged with a violation of an order of protection issued under Section 112A-14 of this Code or Section 215 of the Illinois Domestic Violence Act of 1986, a stalking no contact order under Section 80 of the Stalking No Contact Order Act, or of a civil no contact order under Section 213 of the Civil No Contact Order Act, and the defendant's pretrial release poses a real and present threat to the safety of any person or persons or the community. *See 725 ILCS 5/110-6.1(a)(3).*

\_\_ (e) The defendant is charged with domestic battery or aggravated domestic battery under Section 12-3.2 or 12-3.3 of the Criminal Code of 2012 and it is alleged that the defendant's pretrial release poses a real and present threat to the safety of any person or persons or the community. *See 725 ILCS 5/110-6.1(a)(4).*

\_\_ (f) The defendant is charged with any offense under Article 11 of the Criminal Code of 2012, except for Sections 11-14, 11-14.1, 11-18, 11-20, 11-30, 11-35, 11-40, and 11-45 of the Criminal Code of 2012, or similar provisions of the Criminal Code of 1961 and the defendant's pretrial release poses a real and present threat to the physical safety of any person or persons or the community. *See 725 ILCS 5/110-6.1(a)(5).*

\_\_ (g) The defendant is charged with any of the following offenses, violations under the Criminal Code of 2012 and the defendant's pretrial release poses a real and present threat to the physical safety of any person or persons or the community *See* 725 ILCS 5/110-6.1(a)(6).

\_\_ Section 24-1.2 (aggravated discharge of a firearm).

\_\_ Section 24-2.5 (aggravated discharge of a machine gun or a firearm equipped with a device designed or used for silencing the report of firearm).

\_\_ Section 24-1.5 (reckless discharge of a firearm).

\_\_ Section 24-1.7 (armed habitual criminal).

\_\_ Section 24-2.2 2 (manufacture, sale or transfer of bullets or shells represented to be armor piercing bullets, dragon's breath shotgun shells, bolo shells or flechette shells).

\_\_ Section 24-3 (unlawful sale or delivery of firearms).

\_\_ Section 24-3.3 (unlawful sale or delivery of firearms on the premises of any school).

\_\_ Section 24-3.4 (unlawful sale of firearms by liquor license).

\_\_ Section 24-3.5 (unlawful purchase of a firearm).

\_\_ Section 24-3A (gunrunning).

\_\_ Section on 24-3B (firearms trafficking).

\_\_ Section 10-9 (b) (involuntary servitude).

\_\_ Section 10-9 (c) (involuntary sexual servitude of a minor).

\_\_ Section 10-9 (d) (trafficking in persons).

\_\_\_ Non-probationable violations: (i) unlawful use of possession of weapons by felons or person in the Custody of the Department of Corrections facilities (Section 24-1.1); (ii) aggravated unlawful use of a weapon (Section 24-1.6; or (iii) aggravated possession of a stolen firearm (Section 24-3.9).

\_\_\_ Section 9-3 (reckless homicide and involuntary manslaughter)

\_\_\_ Section 19-3 (residential burglary)

\_\_\_ Section 10-5 (child abduction)

\_\_\_ Felony violations of Section 12C-5 (child endangerment)

\_\_\_ Section 12-7.1 (hate crime)

\_\_\_ Section 10-3.1 (aggravated unlawful restraint)

\_\_\_ Section 12-9 (threatening a public official)

\_\_\_ Subdivision (f)(1) of Section 12-3.05 (aggravated battery with a deadly weapon other than by discharge of a firearm)

\_\_\_ (h) The defendant is charged with any of the following offenses, and it is alleged the defendant's pretrial release poses a real and present threat to the safety of any person or persons or the community: *See* 725 ILCS 5/110-6.1(a)(6.5)

\_\_\_ Felony violation of Sections 3.01, 3.02, or 3.03 of the Humane Care for Animals Act (cruel treatment, aggravated cruelty, and animal torture)

\_\_\_ Subdivision (d)(1)(B) of Section 11-501 of the Illinois Vehicle Code (aggravated driving under the influence while operating a school bus with passengers)

\_\_\_ Subdivision (d)(1)(C) of Section 11-501 of the Illinois Vehicle Code (aggravated driving under the influence causing great bodily harm)

\_\_\_ Subdivision (d)(1)(D) of Section 11-501 of the Illinois Vehicle Code  
(aggravated driving under the influence after a previous reckless homicide conviction)

\_\_\_ Subdivision (d)(1)(F) of Section 11-501 of the Illinois Vehicle Code  
(aggravated driving under the influence leading to death)

\_\_\_ Subdivision (d)(1)(j) of Section 11-501 of the Illinois Vehicle Code  
(aggravated driving under the influence that resulted in bodily harm to a child under the age of  
16)

\_\_\_ (i) The defendant is charged with an attempt to commit any charge listed above and  
the defendant's pretrial release poses a real and present threat to the safety of any person or  
persons or the community. *See* 725 ILCS 5/110-6.1(a)(7)

\_\_\_ (j) The person has a high likelihood of willful flight to avoid prosecution and is  
charged with: *See* 725 ILCS 5/110-6.1(a)(8), 725 ILCS 5/110-1(f)

\_\_\_ any felony described in subdivisions (a)(1) through (a)(7) of 725 ILCS  
5/110-6.1; or

\_\_\_ a felony offense other than a class 4

\_\_\_(k) The defendant is charged with a felony offense listed in subsection (b) of 720  
ILCS 570/407 for which, based on the charge or the defendant's criminal history, a sentence of  
imprisonment, without probation, periodic imprisonment or conditional discharge, is required by  
law upon conviction, and the defendant's pretrial release poses a real and present threat to the  
safety of any person or persons or the community and the defendant poses a serious risk not to  
appear in court as required. *See* 725 ILCS 5/110-6.1 (e)(4)

3. Additional grounds upon which the defendant should be denied pretrial release are as follows: James Adams by statements to various witnesses admitted to stabbing/killing Dalewayne Turner. James Adams did not call the police. Robin Turner did not call the police. Both James and Robin are family to Dalewayne Turner – Robin his wife and James his half-brother. James Adams did not have any apparent injury let alone significant injury. To cover up and conceal this killing, James Adams along with Robin Turner took extreme measures to cover-up the killing and then further measures in an attempt to hide Dalewayne's body. The measures included utilized bleach for clean-up and to mask odor, re-painting the house, removing wood panels and burning them in a fire pit, getting rid of rugs. The stabbing apparently resulted in a blood scene and these measures were done to destroy physical evidence. Dalewayne was cut into many pieces, put into a freezer that was apparently just purchased for that purpose, body parts were severed and separated from each other. Items to conceal and cover up this killing were bought including cement and weights and duct tape. Dalewayne's body parts were put into trash bags and weighed down and duct taped up and carried downstate via plastic duct taped bins to be dumped into a Lake Mattoon in an effort to make sure Dalewayne would not be discovered and identified in a place far away from the crime scene. A body part apparently did not stay concealed in the weighed down bags and only came to the attention of law enforcement due to person's trying to enjoy Lake Mattoon and finding a body part. A dive team had to locate the other weighed down bags. Both James and Robin pose a real and present danger to the community at large and to Steven Turner who both Robin and James made admissions to. There are no less

restrictive means that would suffice as exhibited by the extreme measures and actions involved in this case.

4. Factual basis in support of Pretrial Detention:

On 06/28/2026, Cumberland County Sheriff's Department contacted the Illinois State Police (ISP) after recreational boaters observed part of a human arm in Lake Mattoon. Agencies were contacted about a missing person's reports with negative results. The Illinois Department of Natural Resources (IDNR) conducted a search for the remainder of the body by boat with SONAR.

On 06/29/2026, IDNR located multiple black plastic trash bags filled with human remains. The black plastic trash bags also contained 5 lb. round weights/plates and/or concrete. The bags were shut with clear masking tape and/or duct tape. Agents located numerous body parts inside the bags, cut into small pieces. Agents identified the weights as the same type of weights sold at a sports section of a local Mattoon Walmart.

The identifying factors of the body parts located were: a tattoo of a skeleton holding a Green Bay Packers' helmet, tattoo of letters appears to be "ES", tattoo of "Laugh or Cry" with two "Theater Mask" below it, tattoo of Chicago bears ball cap, tattoo of letters H A R N, tattoo of unknown objects, small black ovals. On one hand there was a ring that said "Dale♥Robin", there were two other rings, one with a wolf emblem, another with a paw print. Agents did not locate a torso or head within Lake Mattoon. It appeared all body parts belong to the same individual (the body parts were confirmed later at an autopsy to be that of Dalewayne Turner).

On 06/30/2026, ISP Agents responded to the incident location, and Lincoln Fire Protection District Dive Team located another cut up body part in Lake Mattoon.

ISP Zone 8 Agents discovered that on **Friday, June 28, 2026**, at Walmart in Mattoon, IL, an individual came into the store at **8:23 P.M.** and purchased a pack of 5 lb. weights/plates along with duct tape (same type of 5lb weights found in the plastic garbage bags). After reviewing Walmart security video ISP Agents learned that an individual arrived in a **maroon Ram pickup truck, bearing Illinois registration 3562273B**. This person was identified as James Adams based on the Illinois Secretary of State photograph database and later through personal contact. The Ram truck is registered to **Robin Turner** and **James Adams** out of **Plainfield, Illinois**. Robin was 62 years of age and James Adams was 26 years of age.

A LEADs inquiry was conducted on the registered owners which revealed a **Robin Turner** and **James Adams**, both utilized an address of **2405 Ruth Fitzgerald Drive in Plainfield, Illinois 60586** on their Illinois driver's license.

License plate reader (LPR) hits were reviewed and on **06/23/2026 at 4:10 P.M.**, the Ram Pickup truck bearing Illinois registration 3562273B, was captured at **Caton Farm Road and Essington Road in Joliet, Illinois**, with what appears to be **bags of concrete in the truck bed**. On **06/26/2026, at 09:27 A.M.** in Joliet, Illinois, there was nothing visible in the truck bed based on a photograph captured by LPR located at CATON FARM at RT 59 WB. On **06/26/26 at 7:18 P.M.** in **Mahomet, Illinois**, there are two gray totes visible in the bed of the Dodge Ram pickup truck, with duct tape around them, based on another LPR captured photograph located at Lombard Street at I-75 SB. On **06/26/2026 at 8:05 P.M.**, the Dodge Ram was captured in **Mattoon, Illinois**, and the totes are not visible in the Dodge Ram pickup truck bed, as seen on the LPR photograph located at Route 16 at Swords Drive WB. On **6/26/2026 at 10:06 P.M.**, the Dodge Ramp Pickup truck is in **Effingham, Illinois**, and nothing can be seen in the back of the truck, based on another LPR photograph located at KELLER at

I-57 SB. **Effingham** is approximately 28.3 miles South of Mattoon, and approximately 191 miles South of 2405 Ruth Fitzgerald Dr, Plainfield, Illinois 60586. **Mahomet** is 104 miles from the residence of 2405 Ruth Fitzgerald Dr, Plainfield, Illinois 60586; and approximately 71 miles North of Lake Mattoon.

ISP Zone 8 Agents were able to identify the victim as Dalewayne Turner, by a single tattoo observed on the dismembered body parts in comparing those tattoos to photographs posted on Facebook which included Dalewayne's face along with the specific tattoo "laugh now cry later." The victim was identified as **Dalewayne Turner** who resides at the same address **2405 Ruth Fitzgerald Drive in Plainfield, Illinois**, per his Illinois Secretary of State driver's license. During the investigation ISP Zone 1 Agents learned through law enforcement databases and through interviews that **Dalewayne was spouse to Robin Turner and half-brother to James Adams**. Dalewayned was 38 years old.

Based on LPR locations for the red Dodge Ram pick-up near Effingham IL, Effingham City Police Department tracked the Dodge to Effingham Walmart on **6/26/2026**. ISP Zone 8 Agents, reviewed the Walmart security video footage and observed that James Adams purchased a **change of clothes**, including a white T-Shirt and red, white, and blue short. James Adams changed into these clothes while still inside the Walmart's men's bathroom. James Adams walked out of the bathroom wearing the new clothes he just purchased. James Adams then threw his old clothes away inside the bathroom garbage. ISP Zone 8 Agents were told by Walmart staff that the trash bags from the bathrooms were emptied into the dumpster. Zone 8 agents **recovered James's discarded clothes in the Walmart dumpster**.

On **06/30/2026**, a local resident of Mattoon, contacted Illinois State Police about **two grey plastic totes** in the overgrown ditch area near her home, located approximately .7 miles

due west from the recovery site of the body parts of Dalewayne Turner in Lake Mattoon. Upon Agents arriving on scene, the Agents located two grey totes and two grey lids. The lids and totes had duct tape on them and they appeared to be the same totes that were in the truck bed of the Dodge Ram pickup truck.

On **06/30/2026**, Illinois State Police, Zone 1 Agents obtained video from **Menards in Crest Hill, Illinois**. **James Adams and Robin Turner** were in the store and bought approximately 20 bags of concrete and miscellaneous items. The purchase occurred on **06/23/2026 at 3:28pm**. James Adams and Robin Turner were observed on the video arriving at Menards in the red Dodge Ramp pickup truck, bearing Illinois registration 3562273B, and James Adams was observed in the driver's seat when pulling into the Menard's drive through lumber yard, while Robin was seen sitting in the passenger seat.

On **06/30/2026**, around **5:53 P.M.**, Zone 1 personnel located a maroon Dodge Ram pickup truck (IL REG# 3562273B), registered to James Adams and Robin Turner, in the area of **IL- Route 59 and Diehl Road in Naperville, IL**, using LPR cameras. The Joliet Metro Area Narcotics Squad (JMANS), who were surveilling the residence, began following the maroon Dodge Ram pickup. They followed the vehicle to **Munster, Indiana**, where 2 subjects exited the pickup at a Pilot gas station. After the same two subjects got back inside the Dodge Ram pickup truck, they were observed leaving the Pilot gas station. JMANS followed the pickup back to Joliet, IL, where at approximately **8:00 P.M.** the Dodge Ram went through a drive-thru at **Kentucky Fried Chicken** at 2221 IL-Rt 59, Plainfield, IL. The Dodge proceeded to the registered address of 2405 Ruth Fitzgerald Drive in Plainfield, IL 60586 where 3 subjects got out of the Dodge pickup and went inside the residence at 2405 Ruth Fitzgerald Drive, Plainfield, IL 60586.

On 06/30/26, at approximately 9:03 P.M., ISP Zone 1 West Investigations received a phone call from Joliet Police Department Investigations to advise that a subject by the name of **Steve Turner** called 911 and told Joliet Police Department Dispatch that his sister-in-law Robin Turner and half-brother, James Adams had **told him they killed and dismembered his brother Dalewayne Turner**. In addition, that it **took place at their residence** (2405 Ruth Fitzgerald Drive, Plainfield, IL) and that his **body was in the freezer in the basement**. Steve Turner advised Joliet Police Department Dispatch that after they told him that, he walked out of the house and called 911. JMANS was monitoring Illinois State Police radio traffic as well as Joliet Police Department radio traffic, when they heard dispatch mention Steven Turner calling for an officer to respond to his area. JMANS followed Steven Turner as he walked away from the house. JMANS Agents made contact with Steven Turner who agreed to be transported to Illinois State Police Lockport Headquarters.

On 06/30/2026, at approximately 9:32 P.M., S/A Christopher Burns and S/A David Damron #6941 interviewed **Steven Turner** (age 43) at ISP Zone 1 Investigations Lockport Office and the interview was audio and video recorded. In summary Steven stated that he had recently moved into a new residence with James Adams and Robin Turner approximately 3 days prior. Steven was initially unsure of the address and determined the address to be 2405 Ruth Fitzgerald Dr. Plainfield, IL 60586 upon questioning from investigators.

Steven stated that James Adams was his half-brother and that Dalewayne Turner was his brother and that Robin Turner was his sister-in-law (Dalewayne's wife). Steven stated that James Adams, Robin Turner, and he traveled to Indiana on 06/30/2026 to buy fireworks and drove a maroon Ram pickup truck. Steven stated that James was driving, Robin was in the rear passenger seat, and he was in the front passenger seat. Steven stated that they traveled across

the Indiana border and Robin spent approximately \$500 on fireworks. Steven stated that the three of them traveled back towards home and stopped at a KFC drive through near their residence, where they picked up dinner. Steven stated that they arrived back at the residence on Ruth Fitzgerald Drive and began watching "Landman" on the television.

Steven stated that at some point during the show James paused the show and stated that he had news to tell Steven. Steven stated that James Adams and Robin Turner stated that approximately 2 weeks prior, Dalewayne Turner entered the residence at 2405 Ruth Fitzgerald Drive and became physically violent with Robin and James. Steven stated that James told him that during the violent encounter James grabbed a knife and stabbed Dalewayne several times. Steven stated that James and Robin both recounted that Dalewayne was stabbed several times, bled out, and succumbed to his injuries. James and Robin stated to Steven that this took place on the main floor living room in front of the couch and television. James and Robin stated to Steven that they were unsure of what to do and **mentioned dismembering the body of Dalewayne and stashing him in a freezer** located in the basement of 2405 Ruth Fitzgerald Drive. Steven stated that James and Robin both stated that it took them approximately 4 hours to clean up the blood stains. Steven stated that James and Robin both stated that they dismembered Dalewayne and took several body parts to "a lake" where they were disposed of.

Steven stated that he did not witness any blood stains or signs of a crime at the location mentioned above. Steven stated that he did not witness any physical injuries to Robin that could have resulted from the alleged battery. Steven stated that he noticed James having a bruise on his arm but that James stated it was the result of him falling down the stairs. Steven stated that upon hearing this information from James and Robin, he hugged James and left the

residence. Steven then called 911 and reported to dispatch that James and Robin had just confessed to homicide. Steven was subsequently contacted by agents from the Joliet Metropolitan Area Narcotics Squad (JMANS) and transferred to the Illinois State Police Zone 1 office in Lockport, IL.

On 06/30/2026, Steven Turner granted agents consent to download data from his cellular device. Steven Turner provided his cell phone number as 618-218-7589. The phone number 618-218-7589 was verified by physical examination of the device itself, and the service provider was looked up using law enforcement database, which indicated it was Verizon. Pending extraction.

At approximately 9:15 P.M. JMANS advised that James Adams and Robin Turner were driving around the neighborhood looking for Steven Turner, calling his phone incessantly. Subsequently, JMANS Agents conducted a traffic stop on the red Dodge Ram pick-up and detained James Adams and Robin. Both of them were transported to the Illinois State Police Zone 1 office in Lockport, IL. The red Dodge was also towed to Lockport.

On 06/30/26, at approximately 11:00 P.M., S/A Nicholas Jakubisin #6465 and S/A Joshua Shirley #6598 attempted to interview James Adams. Zone 1 Agents introduced themselves and informed James of their employment with the Illinois State Police. Subsequently, James was read his Miranda Rights at 11:02 P.M., but he invoked his rights. No interview was completed; however, James provided a spontaneous utterance in which he stated, "The one thing I will say is that I did it, but I did it out of self-defense. I will tell you guys that."

On 06/30/26, Robin Turner was interviewed and she made the following statements: on 06/30/26, inside her residence, 2405 Ruth Fitzgerald Dr., Plainfield, Robin had a

conversation with James Adams. James told her that few days ago he had a fight with Dalewayne. The fight started upstairs in the living room. James told her he stabbed Dalewayne multiple times during the fight. James also told her that Dalewayne fell or was pushed down the stairs after being stabbed. James told Robin that he placed Dalewayne's body into the downstairs freezer. Robin believes the body is still in the freezer. According to Robin, **she purchased the freezer on June 19, 2026, from Best Buy in Plainfield, Illinois** because the old freezer broke. After James told her he killed Dalewayne, she called Steve who was smoking outside. James then told Steve, in Robin's presence "I killed Dale, he is in the freezer." Steve then walked out of the residence.

Robin also stated the following: over the last two weeks, between the dates of **June 21, 2026 and June 30, 2026; various renovations, remodeling and painting were completed at the house**. These renovations included: repainted the stairway going downstairs, removed wooden panels from the wall along staircase, repainted or changed ceramic tile landing by the front door, the front door was repainted. These **wooden panels that were removed from the staircase were burned in firepit** in the back yard of the residence. Robin also **purchased two new rugs** to replace the current rug in the living room.

Robin stated that on **Sunday, June 21, 2026**, sometime in the morning, James and Dalewayne had a verbal argument about sports cards. Robin said she left her house to visit her mother at a memory care facility. While with her mother, Robin stated James called her and said that Dalewayne was upset and said he was leaving. Robin stated after she ended the call with James, she called Dalewayne on his cell phone. Robin said Dalewayne told her he was unhappy and was leaving to stay with a friend in Kankakee. **Robin said Dalewayne was gone**

**when she came home.** Robin also said she smelled a **faint odor of bleach cleaner** when she entered the home and attributed it to James washing the floors.

Robin stated that sometime after Father's day weekend, her and James **purchased fence posts and cement from Menards in Hill Crest** to replace the fence around the property.

Robin stated that she had a yard sale on **Saturday, June 20, 2026**, and **she had two large gray plastic bins with unsold items.** Robin said she did not realize James took these bins with them on the trip to **Mt. Vernon, Illinois, on Friday, June 26, 2026.** Robin stated her and James took the trip to Mt. Vernon to pick up Steven Turner. Robin stated she did not know how or where James disposed of these bins. Robin stated she only became aware that these bins were in the truck when she was shown a photograph captured by a license plate reader near Mt. Vernon, Illinois.

On **07/01/26**, at approximately **1:13pm**, S/A Kozmik-Stekala obtained a residential search warrant for 2405 Ruth Fitzgerald Drive, Plainfield, Illinois 60586; and the maroon Dodge Ram pickup truck.

On **07/01/26**, at approximately **2:15pm**, ISP Crime Scene Investigations executed the search warrant on the maroon Dodge Ram pickup and located two cell phones: a **green Samsung Galaxy S23 FE cell phone in a black and red case** and a **blue Samsung Galaxy A25 5G cell phone with no case.**

On **07/02/26**, at approximately 4:23 P.M., a search warrant for the two phones found inside the maroon Dodge Pickup truck. Upon preliminary review of the basic device data, ISP Agents learned the **blue Samsung belonged to Dalewayne Turner**, based on the matching phone number of **636-698-5048**, both provided by Robin Turner and verified through law

enforcement databases, and the phone name listed as "Dale." The carrier for the phone number was looked up using law enforcement database and indicated it was **Verizon**.

On **07/01/26**, at approximately **2:47 P.M.**, ISP Agents executed search warrant at 2405 Ruth Fitzgerald Drive, Plainfield. During the search ISP Agents found a **freezer in a downstairs room**. The freezer was **locked shut**. The freezer was **duct taped, covered with a blanket, and had cinder blocks on top of it**. Under the blanket was a **reciprocating saw blade** that had blood-like substances on it. There was a box for a reciprocating saw but a reciprocating saw itself (the tool) was not located. There was a red blood like drip stain from the drain hole in the corner of the freezer. ISP CSI opened the freezer and discovered a partial body; there was a **torso, neck, and head, but no limbs**. The head was attached to the torso and this person was **identified as Dalewayne Turner**. There were red blood like stains found on several surfaces throughout the residence. There was **evidence of remodeling including freshly painted walls, freshly painted stairs, freshly painted front door, new carpet on the floor of the living room, and evidence of the wooden panels being removed**.

Robin Turner provided consent to forensically examine her cell phone, a **Samsung Galaxy Z Flip 5**. Robin provided her phone number as **636-445-2041**, which was verified by the physical examination of the phone itself. The phone was serviced by Verizon. Upon brief examination of the data, S/A Jakubisin found several text messages of interest. On **06/22/26 between 9:01 A.M. and 9:18 A.M.**, the following **text message exchange** was found between Robin's phone and phone number "**636-698-8758**," which was saved in the phone's contacts as "**James**":

Robin: "If they dont have a good **dolly** at Shorewood they have o e in joliet in stock. Or home depot,"

James: "Ok."

James: "Walmart dont even have dollys."

Robin: "Joliet does."

Robin: "It says they have this in stock."

James: "Should I get some **carpet cleaner.**"

Robin: "I have some"

James: "Ok and ya dude daid out of stock"

James: "I'll just run to the juliet. One actor I leave shorter wood."

Robin: "Ok is check home depot."

Robin: "They have one at home depot for 80 go there."

Robin: "Faster."

Robin: "They have one at home depot for 80 go there."

Robin: "That will ive us an hour and half. If that dont work we may have to buy a **hoist** and do it Wed after they leave and **keep poorung bleach if it starts to smell a bit funny.**"

Robin: "**Be sure to fully delete everything.**"

During preliminary review of Robin's cell phone, S/A Jakubisin also found the following **searches within Google history:**

06/02/26 "does chloraphorm really knoc uou out"

06/08/26 "can you doe feom an overdose of lithium"

06/08/26 "can you die from an overdose of Adderall"

06/14/26 "can you commit suicide eith sleeping piils"

06/16/26 "how much tide pid can make someone sick"

06/18/26 "what does an overdose of adderall look like"

06/18/26 "is it easy to crack yiur head from a fall"

06/18/26 "can adderall make you light headed"

06/18/26 "chest freezer"

06/20/26 "what does an overdose of adderall look like"

06/22/26 "what can you do if to pick yp somethinh heavy thay has tipped over"

06/22/26 "how much concrete do you need for 9 24" x 12 post holes"

06/24/26 "how long doesnt take a gresh 26 lb turkeybti freeze"

06/24/26 "why are there so many missing people that never get found"

06/24/26 "how do you divorce someone you can't find"

06/25/26 "concrete mixer"

06/25/26 "concrete mixer"

06/25/26 "can spoiled meat stink ifvfrozeb"

06/25/26 "do you have to have a body embalmed"

During the interview with Robin Turner, she described James Adams' phone as a Samsung phone with a red and black case with phone number of **636-698-8758**. This fits the description of one of the phones found inside the Dodge Ramp pickup: **the Green Samsung Galaxy S23 FE cell phone in a black and red case**. The phone number was also verified by physically calling the phone number of **636-698-8758** - the service provider is **Verizon**.

An autopsy took place on Sunday, 7-5-26 in Kankakee. Full autopsy findings are pending.

5. Accordingly, for the reasons stated above, and based upon the proffer the People request to make during the hearing on this petition pursuant to 725 ILCS 5/110-6.1(f)(2), the People pray that this Honorable Court deny the defendant pretrial release.

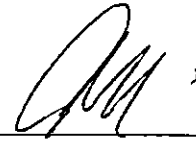
VERIFICATION BY CERTIFICATION

The undersigned hereby certifies, as authorized by 735 ILCS 5/1-109, that the undersigned has read the contents of the foregoing document, has knowledge of the matters recited, and that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief as to such matters the undersigned certifies as aforesaid that the undersigned verily believes the same to be true.

Respectfully submitted,

PEOPLE OF THE STATE OF ILLINOIS  
JAMES W. GLASGOW  
Will County State's Attorney

By: \_\_\_\_\_



Adam Capelli  
Assistant State's Attorney