

# Douglas County Court

## Traffic Citations

Kristel Mae Sow, 40, Carbondale, speeding 15-20 MPH above the limit.

Macy N. Benson, 27, Tuscola, driving with a suspended registration.

Madison Faith Kingery, 16, Atwood, exceeding speed in a school zone.

Ted E. Shearer, 72, Villa Grove, driving an uninsured vehicle.

Erik D. Hammerstrom, 56, Arlington Heights, speeding 21-25 MPH above the limit.

Preston M. Keirl, 23, Arthur, operating an uninsured vehicle; operating a vehicle with suspended registration.

Natalie Paige Pritchett, 21, Hoffman Estates, speeding 21-25 MPH above the limit.

Peyton M. Vlahos, 16, Paris, speeding 15-20 MPH above the limit.

Ibrahim Elbiyad, 49, Des Plaines, improper traffic lane use.

Kyle L. Durlinger, 28, Niantic, over registration weight; speeding 15-20 MPH above the limit; expired registration.

Douglas Wayne Wyrick, 38, Louin, Miss., speeding 21-25 MPH above the limit.

Maria J. Torres, 66, Chicago Heights, speeding 21-25 MPH above the limit.

Haley N. Teer, 28, Charleston, speeding 21-25 MPH above the limit.

Dion Nelson, 52, Belleville, speeding 21-25 MPH above the limit.

Terry Lee Wilson, 26, Decatur, operating a vehicle with suspended registration.

Colby A. Knerr, 33, Tuscola, operating a vehicle with suspended registration.

Corey A. Lewis, 29, Corydon, Ky., speeding 15-20 MPH above the limit.

Casey Matthew Benedict, 19, Atwood, speeding 15-20 MPH above the limit.

Myoka Talko, 31, Marshfield, Wis., over registered weight.

## Criminal Charges

Brian E. Morenz, 49, Tuscola, was charged with a Class 3 felony for allegedly violating the sex offender registry.

Douglas J. Chandler, 36, Villa Grove, was charged with a Class 3 felony for alleged possession of methamphetamine under five grams.

William D. Kilgore, 53, Arcola, was charged with a Class 4 felony for allegedly driving on a revoked license which

was suspended due to a DUI; a Class A misdemeanor for allegedly driving on suspended license; a Class U other for allegedly driving with a suspended registration.

Jessica C. Culp, 31, Sullivan, was charged with a Class 2 felony for alleged possession of methamphetamine between 5 and 15 grams; a Class A misdemeanor for alleged possession of hypodermic needles; and a Class A misdemeanor for alleged unlawful possession of cannabis as a driver.

Corey Mitchell, 34, Mattoon, was charged with a Class 2 felony for theft between \$10,000-\$100,000; two Class 3 felonies for alleged retail theft over \$300; and a Class 2 felony for alleged money laundering between \$10,000-\$100,000.

Holly Brewster, 36, Mattoon, was charged with a Class 2 felony for alleged money laundering between \$10,000-\$100,000; and a Class 3 felony for retail theft over \$300.

Jerod M. Flessner, 36, Hindsboro, was charged with a Class 4 felony for alleged contract fraud over \$1,000.

Riley J. Dixon, 33, Arcola, was charged with a Class 2 felony for alleged possession of methamphetamine between 5-15 grams.

Jason A. Seafiler, 42, Kansas, was charged with a Class 3 felony for alleged possession of methamphetamine under five grams.

## Criminal Judgment

Colten M. R. Jenkins, 31, Mattoon, pleaded guilty to fleeing or attempting to elude a police officer and was sentenced to 30 days in the Douglas County Jail.

## Marriage Licenses

Urvashi Patel, Arcola, and Mayurkumar P. Patel, Arcola.

Jeremiah Guy McElwee, Charleston, and Crystal Marie Davis, Charleston.

America Yamileth Resendiz, Arcola, and Brayan Eduardo Arroyo Espinoza, Arcola.

## Real Estate

Camille M. Sequin granted John T. and Scott C. Sequin a transfer of death instrument at 416 E. Wilson. Tuscola. Parcel number: 09-02-34-401-018.

Arcola First Bank granted Chad A. and Tina N. Haussmann a satisfaction of mortgage at 14 N. Prairieview Tuscola. Parcel number: 09-

02-26-301-042.

First Federal Bank granted Chad A. and Tina N. Haussmann a satisfaction of mortgage at 14 N. Prairieview Tuscola. Parcel number: 09-02-26-301-042.

Prairie State Bank & Trust granted Judith A. and Max R. Weaver a release mortgage at 319 S. Pine Arcola. Parcel number: 01-14-09-204-002.

First State Bank granted Mark, Mark L., Nikki Woods, and Nikki Woods Stahler a release mortgage at 205 Douglas Dr. Tuscola. Parcel number: 09-02-27-306-002.

First State Bank granted Doreen Kamp and Del Lingafelter a release mortgage at 309 E. Overton Tuscola. Parcel number: 09-02-34-131-005.

City of Villa Grove granted Anthony Grilo a release at 512 S. Sycamore Villa Grove. Parcel number: 04-03-10-234-006.

Chad A. and Tina N. Haussmann granted Margarita and Nicholas Ryan Carter a warranty deed at 14 N. Prairieview Tuscola. Parcel number: 09-02-26-301-042.

Margarita and Nicholas Ryan Carter granted Navy Federal Credit Union a mortgage at parcel number: 09-02-26-301-042.

Villa Grove State Bank granted Cassandra Eversole and Roderick R. Gunter a satisfaction of mortgage at 108 Hickory Lane Villa Grove. Parcel numbers: 04-03-11-109-012, 04-03-10-220-014 and 04-03-10-220-016.

Michelle R. and Perry R. Lake granted Philo Exchange Bank a mortgage at 9 N. Richman Villa Grove. Parcel number: 04-03-10-211-002.

Jonathon T. Allen granted Gharu Capital LLC a warranty deed at 222 Pine Dr. Arcola. Parcel number: 01-14-04-304-007.

Gharu Capital LLC granted Iroquois Federal Saving and Loan Association a mortgage at 222 Pine Dr. Arcola. Parcel number: 01-14-04-304-007.

Gharu Capital LLC granted Iroquois Federal Saving and Loan Association an assignment at 222 Pine Dr. Arcola. Parcel number: 01-14-04-304-007.

Mary and Willard R. Diener granted Gary Borries an extension agreement at parcel number: 01-08-30-200-006.

First State Bank granted Betsi L. and Brandon E. Willmore a release mortgage at 607 N. Niles Tuscola. Parcel number: 09-02-34-207-003.

April Jackson granted Good-leap LLC a UCC original at 117 Holiday Dr. Tuscola. Parcel number: 09-02-27-304-002.

Nancy and Nancy J. Simpson granted Nancy J. Trust Simpson and Nancy J. Trustee Simpson a quit claim deed at parcel numbers: 03-09-09-200-001, 04-09-04-300-009 and 04-09-04-400-004.

Nancy J. Simpson granted Amy C. and Matthew George Simpson a quit claim deed at parcel number: 04-09-01-300-019.

Nancy and Nancy J. Simpson granted Nancy J. Trust Simpson and Nancy J. Trustee Simpson a quit claim deed at 19 Hancock Dr. Villa Grove. Parcel number: 04-03-11-202-031.

Daniel Lynn Knight granted John Matthew Knight misc. documents at parcel numbers: 02-07-27-100-018 and 02-07-27-300-005.

Cheryl S. and H. Michael Hilgenberg granted George Michael Hilgenberg a quit claim deed at parcel number: 02-13-10-100-011.

David A. Goodwin granted Mallory Nicols a transfer of death instrument at 324 N. Main Atwood. Parcel number: 05-01-31-103-005.

Melvin L. and Minerva Kaufman and Minerva Yoder granted First Neighbor bank NA a mortgage at 219 E CR 200 N Arcola. Parcel number: 02-12-09-100-015.

Melvin L. and Minerva Y. Kaufman and Elsie Yoder granted First Neighbor bank NA a satisfaction of mortgage at 217 E CR 200 N and 219 E CR 200 N Arcola. Parcel numbers: 02-12-09-100-015 and 02-13-09-100-815.

Board of Trustees of the Village of Arthur granted Emily J. and Kenneth M. Crossman an ordinance at 223 S. Poplar St. Arthur. Parcel number: 02-07-30-319-009.

Board of Trustees of the Village of Arthur granted Lonnie D. and Marilyn R. Miller an ordinance at 514 N. Vine St. Arthur. Parcel number: 02-07-30-102-004.

Board of Trustees of the Village of Arthur granted Arthur Homes LP an ordinance at parcel numbers: 02-07-30-100-045 and 02-07-30-100-044.

Dorothy R. and Raymond H. Schrock granted Marlin and Mille F. Kauffman a memorandum of contract sale at parcel numbers: 02-07-30-200-026 and 02-07-30-200-025.

Ashley Rose Tanker, John,

John Charles, Kimberly R. and Timothy John Voss granted JKV Family Investments a quit claim deed at parcel number: 05-01-22-300-003.

Ashley Rose Tanker, John, John Charles, Kimberly R. and Timothy John Voss granted JKV Family Investments a quit claim deed at parcel number: 05-01-21-200-005.

Melissa Joy Jongetjes, Michelle Lynn Kooyenga, Allison Mae Van Weelden, Amber Joy, Cheryl L. and Thomas Voss granted R. Fathers Partnership a quit claim deed at parcel number: 05-01-03-100-007.

Melissa Joy Jongetjes, Michelle Lynn Kooyenga, Allison Mae Van Weelden, Amber Joy, Cheryl L. and Thomas and Thomas Garrett Voss granted R. Fathers Partnership a quit claim deed at parcel number: 05-01-15-300-004.

Amber Joy Jongetjes, Michelle Lynn Kooyenga, Allison Mae Van Weelden, Amber Joy, Cheryl L. and Thomas and Thomas Garrett Voss granted R. Fathers Partnership a quit claim deed at parcel number: 05-01-22-300-003.

Olivia Jean Devries, Andrea Jean Harvey, Elizabeth Jean Prins, Abigail Jean, Peter, and Valerie J. Voss granted Peter Jr. Trustee Voss and Valerie Jean Trustee Peter Jr. and Valerie Trust a deed in trust at parcel number: 05-01-03-100-007.

Olivia Jean Devries, Andrea Jean Harvey, Elizabeth Jean Prins, Abigail Jean, Peter Jr., and Valerie J. Voss granted Peter Jr. and Valerie Trust, Peter Jr. Trustee and Valerie Jean Trustee Voss a deed in trust at parcel number: 05-01-15-300-004.

Olivia Jean Devries, Andrea Jean Harvey, Elizabeth Jean Prins, Abigail Jean, Peter Jr., and Valerie J. Voss granted Peter Jr. and Valerie Jean Trust, Peter Jr. Trustee and Valerie Jean Trustee Voss a deed in trust at parcel number: 05-01-30-100-001.

Olivia Jean Devries, Andrea Jean Harvey, Elizabeth Jean Prins, Abigail Jean, Peter Jr., and Valerie J. Voss granted Peter Jr. and Valerie Jean Trust, Peter Jr. Trustee and Valerie Jean Trustee Voss a deed in trust at parcel number: 05-01-21-200-005.

Jeff and Stephanie Borntrager granted Julie Partridge a warranty deed at 101 Carriage Court Arthur. Parcel number: 02-07-31-105-005.

Connie S. and Kent E. Go-drich granted Alan Buonomo

a warranty deed at 29 Pine Circle Tuscola. Parcel number: 09-08-02-108-009.

Alan Buonomo granted Old National Bank a mortgage at 29 Pine Circle Tuscola. Parcel number: 09-08-02-108-009.

Illinois Housing Development Authority and US Bank NA granted Devin C. and Michelle Black a satisfaction of mortgage at 920 E. Newark Tuscola. Parcel number: 09-02-34-210-023.

The Peoples State Bank of Newton granted ACK Services LLC a release at 802 E. Southline Rd. Tuscola. Parcel number: 09-02-34-437-032.

H. Fred Christman granted Horace Frederick Trust and Horace Frederick Trustee Christman a deed in trust at parcel numbers: 09-02-34-400-007, 09-02-35-400-006, 09-02-26-100-001, 09-02-24-400-001, 09-09-05-400-008, 05-01-17-100-002, 05-01-17-100-003, 09-02-34-123-003, 09-02-34-123-004, 09-02-34-123-005, 05-01-19-200-002, 05-01-19-200-003, 05-01-18-200-004, 05-01-19-400-002, 09-08-03-400-001 and 09-09-05-400-009.

Mortgage Electronic Registration Systems Inc. and University of Illinois Community Credit Union granted Amanda and John Boyd a satisfaction of mortgage at 675 N CR 1375 E Tuscola. Parcel number: 03-09-16-100-005.

Misty M. Administrator Rhoads and Cindy L. Estate Simpson granted Misty M. Rhoads an administrator's deed at 1040 N State Rt. 130 Camargo. Parcel number: 04-03-27-400-032.

Midland States Bank and Mortgage Electronic Registration Systems Inc. granted Ashley R. and Darryl Negangard a release mortgage at 15 Maple Lane Camargo.

Audrey, Audrey R. Trustee, Elliot C. and Audrey Family Trust and Elliot C. Trustee Harriss granted a warranty deed at 706 S. Center, 607 E. Scott and 110 Eldorado Dr. Tuscola. Parcel numbers: 09-02-34-338-012, 09-02-27-302-012 and 09-02-34-429-004.

Audrey R. Trustee, Elliot C. and Audrey R. Family Trust and Elliot C. Trustee Harriss granted Wildflower Properties LLC a trustee's deed at 706 S. Center and 607 E. Scott Tuscola. Parcel numbers: 09-02-34-338-012 and 09-02-34-429-004.

Brittany L. Holmes granted Longview Bank a deed at 2625 E US HWY 36 Newman. Parcel number: 07-12-04-200-002.

## OPINION

# Court actors must implement SAFE-T Act for crime survivors

By Amanda Byron  
Executive Director,  
The Network

In mid-September, Illinois will move one step further in the pursuit of justice by exchanging risk for wealth as a determinant of safety when making pretrial release decisions. As someone with 25 years of experience as an advocate for survivors, most spent working in our federal criminal legal system that has long operated without money bail, I know risk-based decision making can keep survivors of gender-based violence and the public safe.

Since the Pretrial Fairness Act was passed in 2021, opponents have used fearmongering and misinformation to derail its success. Over recent months, it has become clear that some public officials are still not ready for this new system, nor are they doing enough to prepare for these changes.

We routinely saw survivors used as pawns during the political debate over this bill, and sadly that continues. Misinformation continues to come from state's attorneys themselves or their allies in law enforcement who oppose the law. In a recent

story published by WGLT, McLean County State's Attorney Erika Reynolds falsely claimed that some people charged with domestic violence couldn't be jailed under the new law. In fact, all people charged with domestic violence, both as a misdemeanor or felony, can be held in jail pretrial when there are public safety concerns. No one charged with an offense of domestic violence will be released without a hearing. Notice to survivors, along with an offer to petition for a domestic violence order of protection, is required before an initial hearing. These are all powers given to states' attorneys to keep survivors safe and informed of all their options at each stage of their case.

The Pretrial Fairness Act will be implemented Sept. 18 after years of advocacy by organizations combatting gender-based violence. Our community specifically drafted provisions in the law to require notice from states' attorneys offices to victims ahead of the initial hearings, when that hearing was previously exempted from the list of hearings requiring victim notification by states attorneys. We also drafted language to en-

sure offenses like sex crimes, trafficking and domestic violence are on the list of offenses that require police, prosecutors and judges to take extra time with these cases. With more time, survivor safety will be at the forefront of every decision, rather than having cases moved as quickly as possible. We also worked to ensure that all states' attorneys must file a petition to detain a defendant for any violation of protective order, knowing the potential lethality and safety issues at play when a protective order is violated. These are the critical provisions that, coupled with the end of wealth-based incarceration, will create a more survivor-centered pretrial system.

The time has come to ensure our court actors understand the law and will fully implement this law to protect survivors. Any failure to implement — including notice to survivors of initial hearings, provision of a protective order when requested, or completion of a risk assessment when needed — will put individual survivors and communities at greater risk for repeated harm. By reducing pretrial jailing for

most offenses, court actors can finally turn their attention to where it should be: on higher level offenses like domestic violence and sexual assault that affect public safety and survivors.

When our elected officials and law enforcement perpetuate misinformation about the law, they put survivors at risk by misstating their rights under this new system. Survivors deserve to know how exactly their county state's attorney and local law enforcement will enforce the new law, and ensure it upholds public safety for all people. It is imperative we set aside political differences and implement the law correctly so all survivors across Illinois can get the rights and opportunities afforded to them under the SAFE-T Act.

Illinois should be proud to be the first state in the country to abolish money bail, and center survivor-centered practices into its pretrial system. We call on states' attorneys and law enforcement to join us to prepare our communities and survivors for this new and improved system.

Amanda Pyron is executive

director of The Network, an anti-gender-based-violence organization in Chicago that helped draft and pass the Pretrial Fairness Act.

**No cash bail begins**  
By Jerry Nowicki  
and Hannah Meisel  
Capitol News Illinois

Beginning Monday, state courts in Illinois are prohibited from jailing individuals who are accused — but not convicted — of crimes simply because they cannot afford to post bail while they await trial.

Monetary bond will be abolished in favor of a system that seeks to give judges authority to detain defendants accused of committing violent crimes based on their level of risk to the community or of willful flight from prosecution.

The new system will require more robust hearings when someone's freedom is on the line, while aiming to avoid disruptive pretrial incarceration if the accused person's offense was nonviolent and they are not deemed a public safety or flight risk.

After a highly contentious election cycle last year in which

Republicans used the so-called Pretrial Fairness Act to attack Democrats for being "soft on crime," a series of legal challenges from state's attorneys and sheriffs delayed the law's implementation while the Illinois Supreme Court weighed its constitutionality. In a partisan 5-2 decision in July, the court's majority agreed that lawmaker-driven bail reform was constitutional, setting up a Sept. 18 statewide rollout for the law, more than nine months after the intended Jan. 1 start date.

State Sen. Robert Peters, D-Chicago, whose negotiations on the law made him a national figure — and a lightning rod for criticism — said at the time he knows the public debate over bail reform isn't over, even if the legal battle is.

"Let me be clear: Cash bail delegitimizes criminal justice systems and transforms them into systems that violate public safety instead of upholding it," Peters said in a news release. "Illinois will not go back. We will only move forward with our goal of ensuring public safety for all Illinoisans, regardless of their background or financial position."