Arraignment Memorandum — (	Crim <u>in</u> al
TownWillage Court of: County of:	ARATOGA
Judge: IIMOTHY M. BROWN Date: 10/03/23	Time: 3:10 AM
People vs. CRAIG N. Ross Defendant's DOB	: 03 17 77
Defendant's Address, Telephone Number, Email:	
Counsel Present at Arraignment Name and Address: CAFA THOMAS MCD	oubg-lL
Arraigning for another Court? a Yes No If yes, indicate other Court	ΟΡΥ
Transferred to other Accusatory Instrument Court? Yes	
DEFEM)ANT - REMAND	🗙 Yes 🗆 No
Read Accusato Instrument	
Charged with violation(s) of:	
Qualifying Offense Non-Qualifying Offense YO Eligible	KYes No a Yes r No
	Yes [S No
Defendant informed of al-I rights	a No
Defendant furnished w/copy of Accusatory Insfrument(s)	X Yes a No
Defendant furnished w/ copy of Supporting Deposition(s)	Yes No
Defendant requests counsel be assigned If No, Name/Address of Counsel if completed and transmitted XYes INO	known: TV- TV-2
Release decisions ÇROR, Non-Monetary Conditions, Monetary B	
DA Bail recommendation: Yes No By whom: Release on own Recognzance (ROR): Yes X No Non-Monetary Conditions: a Yes No Conditions: Monetary Bail Set (Qualify;mg Offense Only): Yes No Posted: a Yes S No If yes, 1. Form & Amount AMD 2. Form & Amount Rf 3. Partialünsecured Bond & Amount (Required) RfFM,4/Ví_)	by whom:
Order of Protection matters	
Order of Protection Issueð'Modified (circle) TOP submitted to Family Protection Registry through WebDVS	<b>es</b> a No x Yes No
Felony Preliminary Hearing scheduled (120/144 hours reminder) $\mathbf{X}' \mathbf{Yes} \square_{No}$ DATE & 123 Securing Order Completed: <yes &="" <u="" adjourned="" date="" time:="">NOTES:</yes>	TnvfE: I o <sup>I</sup> l G

NO JURISDICTION TO SEF BAIL SURPOLMDER MAIN AND ALL F	P) KEA-RPM S Rev. 10/24201 OCATV-1 (03/10/2022)
STATE OF NEW YORK COUNTY OF SARATOGA Justice Court, TowwVillage of M	ilton <u>ORDER</u>
THE PEOPLE OF THE STATE OF NEW YORK -against-	x Assignment of Counsel (Upon Issuing a Securing Order Fixing Bail Or Ordering Defendant Held Without Bail) [22 NYCRR Section <sup>200.26(c)</sup> ]
Craig N. Ross 03/17/1977 Defendant	Docket/Case No.
The defendant having been brought before the Court of	$1^{10/03/2023}$ [Date] at 03:10 [Time] for arraignment on an

accusatory instrument filed with the Court, and it appearing that the defendant is financially unable to obtain counsel, the Court makes the following assignment of counsel, pursuant to County Law section 722:

*@* Saratoga County Public Defender [indicate Public Defender Office, Conflict or Alternate Defender Office, Legal Aid Society or named attorney, as appropriate] is assigned to represent the defendant in this criminal case and in any proceedings related to a DOCCS(Parole warrant executed while this case is pending; OR

0

[enter name of Administrator of Assigned Counsel

Program] is directed to, without delay, select and assign an appropriate attorney from the Administrator's list of eligible attorneys to represent the defendant in this criminal case and in any proceedings related to a DOCCS/Parole warrant executed while this case is pending.

CHARGE(S) AGAINST DEFENDANT• PL 135.25 Kidnapping 1st Degree

NAME(S) OF CO-DEFENDANT(S):

BAIL AMOUNT: Remanded without bail

TERM(S) OF SECURING ORDER [e.g., cash bail, insurance co.	bond]:	NONE	
DATE AND TIME OF NEXT COURT APPEAIUNCE: OTHER: Preliminary hearing set for 10/06/2023	10/17/2023	at <u>10:30</u>	OPM

A copy of the accusatory instrument(s) is/are attached.

The defendant has been provided, in writing, with the name, business address and telephone number of assigned counsel.

any) has been notified order of assignment, in 200.26(c). [Do <u>NOT</u> instrument to pre-tria	l of this as n accordan <u>Γ</u> send co	signment by telepho ce with 22 NYCRR opy of accusatory	- Clear Dhe That Alana	
Probation epartme t.]			MILTON	
DATED. 10/03/	/2023			
STATE OF NEW YORK			UCS-514 (re	ev. 07/12/2023)
COUNTY OF SARATOGA			Milton Town Court	
The People of the State of New Yo vs.	ork		Securing Order	
Craig N. Ross			Docket/Case Number:	
a copy of this order of a	assignme after, b	ent, upon issuar ut not later th	Assigned counsel and pre-trial services ephone, and by faxed (or other) delivery nee of securing order or, if not practicable an 48 hours thereafter if extraordina circumstances so <u>require.</u> CJTN: <u>CJTN:</u> NYSID: 07428330N	le,
The above-named defendant is 'CH			EYO: OYes ONo yo: OYes No	
Charge	Charge Weight	•hargeĐescription	of the following offense(s).	Noof -Counts
PL 135.25	AF	Kidnapping in the	e First Degree	1
to court and compliance with any c	ourt condi record, th mand	tions and has selectore basis for court's d	ction necessary to reasonably assure the defendant's ed a securing order consistent with its determinatior etermination and choice of securing order is as follo	nunder

O Released on recognizance.

O Released under non-monetary conditions a	s follows (che	eck all that app	ly): Contact
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	Contact with pre-trial services a	s follows:	
	Placement in pre-trial supervisio	on as follows:	
	Placement by pre-trial supervisi with pre-trial services as follow	on in mandatory programming a: ws:	s follows:
		sion in mandatory programmin	
			pendence treatment aviolence intervention D
	L Referral to a crisis stabilization o	center as follows:	· · · · · · · · · · · · · · · · · · ·
	Removal to a hospital pursuant Travel restrictions as follows:	to section 9.43 of the mental hyg	iene law
_		m, destructive device, or dangero rtain persons connected with thi	
C]	Make diligent efforts to	employment Dhousing	enrollment in school or educational
- 1	maintain: Obey any order of protection i		programming programming programming programming programming provide the state of a terminate of the state of
	or tribal jurisdiction	t addressed to the safety of a vict	im of a family offense as defined in CPL §530.11
			for a period of days as follow
	Other conditions:		

ofand bail is fixed as follows (select at least 3 types, [O Committed to the custody \_\_\_\_\_ except for nominal bail):

- O [Juvenile Offender] to be lodged in a place certified by the Office of Children and Family Services as a juvenile detention facility for the reception of children, being a Juvenile Offender at the time the crime was allegedly committed.
- O [Adolescent Offender] to be lodged in a place certified by the Office of Children and Family Services and the State Commission on Corrections as a specialized secure juvenile detention facility for older youth, being an Adolescent Offender at the time the crime was allegedly committed.

(check if applicable) Pursuant to CPL \$10.10(5), although the Court would not or could not otherwise require bail or remand, the Court has set nominal ball in the form specified in CPL § 520.10(1)(a) upon the defendant's voluntary request. (NOTE: The form of bail specified in CPL § 520.10(1)(a) is <u>cash bail</u> only.)

\$	_ Cash, or
\$	_ Credit Card or similar device, or
\$	_ Insurance Company Bail Bond, or
\$	<ul> <li>Secured Appearance Bond (Form CRC 3292), or</li> </ul>
\$	Partially Secured Appearance Bond —— with a% deposit (Form CRC 3293), or
\$	<ul> <li>Unsecured Appearance Bond (Form CRC 3294), or</li> </ul>
\$	<ul> <li>Secured Surety Bond (Form CRC 3292), or</li> </ul>
\$	<ul> <li>Partially Secured Surety Bond with a% deposit (Form CRC 3293), or NOTE: A partially</li> </ul>
\$	- secured and/or unsecured surety
	Unsecured Surety Bond (Form CRC 3294). bond must be selected.

Unsecured Surety Bond (Form CRC 3294).

NOTE: Surety or appearance bonds must be submitted to the court using the applicable form as indicated above and require approval by the court before the defendant may be released from custody.

(check if applicable) Nominal bail on this matter is set at one dollar (\$1) because defendant currently has other detainers/holds. Once all other detainers/holds, excluding other criminal cases secured by one dollar (\$1) bail, are satisfied, the securing order on this matter will convert to release on recognizance, subject to any additional conditions of release indicated below, without further action by the court.

Additional conditions of the defendant's release upon the posting of monetary bail are Contact with pre-trial services as follows:

C] Placement in pre-trial supervision as follows:

Placement by pre-trial supervision in mandatory programming as follows:

acounseling amental health treatment achemical dependence treatment aviolence intervention Dother

	Referral to a crisis stabilization center as follows:
	Removal to a hospital pursuant to section 9.43 of the mental hygiene law Travel restrictions as follows:
C] S	Surrender passport Refrain from possessing a firearm, destructive device, or dangerous weapon
C] F	Refrain from associating with certain persons connected with this case as follows:
	Make diligent efforts to maintain: employment housing enrollment in school or educational
	programming
	Obey any order of protection issued by a court of competent jurisdiction in this state, another state, or a territorial or tribal jurisdiction
	Obey conditions set by the court addressed to the safety of a victim of a family offense as defined in CPL §530.11
C] E	lectronic monitoring under the supervision of for a period of days as follows:
	Other conditions:
	Page 2 of 3

Saratoga County Sheriff @ Committed to the custody of and remanded without bail.

O [Juvenile Offender) to be lodged in a place certified by the Office of Children and Family Services as a juvenile detention facility for the reception of children, being a Juvenile Offender at the time the crime was allegedly committed.

O [Adolescent Offender] to be lodged in a place certified by the Office of Children and Family Services and the State Commission on Corrections as a specialized secure juvenile detention facility for older youth, being an Adolescent Offender at the time the crime was allegedly committed,

Court Name:	Milton Town Court	Y
Address:	345 Rowland Street	2
City, State, Zip:	Ballston spa, NY 12020	~
Date/Time:	10/1712023 at <u>10:30</u> OPM	
Part/Room/Floor:	Courtroom	
Before Judge:	Hon, Timothy M. Brown	
For the purpose of:	Further Proceedings	

It is further ORDERED that the defendant's future attendance in court is required as follows:

TAKE NOTICE that:

- a defendant released on recognizance, or under non-monetary conditions, or after posting ball must appear in court as directed, must not commit a crime, must obey conditions of release, if any, and shall be subject to consequences set forth on the record for violation of release conditions, including but not limited to revoking the current securing order and imposing a more restrictive securing order.
- a defendant committed to custody shall be produced by the custodial authority as directed, and upon release from custody, the custodial authority shall advise the defendant of the obligation to appear in court on the next scheduled court date as directed by the court.

Dated: \_\_\_\_\_

10/03/2023

Timothy M. Brown Hon

Timothy M, Brown Justice/Judge

## THE PEOPLE OF THE STATE OF NEW YORK

## PARKER ADMONISHMENT

against

R055 Cnaliž - Defendant

You must respond to a direction to appear at any and all eveng which are a part of the ongoi ng Criminal Justice System proceedings in respect of your case,

If you fail to appear, without valid excuse communicated to the. D!5trict Attorney and the Côurt, the proceedings may gó on without you, <u>even Including a trial</u>; Furthermore, If you are convicted/ being either present or absent, and yet you fail to appear for senten•clng, without a valid excuse, you WII! be sentenced even though you are absent.

As a further consequence of your failure to appear, your bail premium and/or collateral. may be . forfeited.

Though your attorney would be Present, he or she cannot be expected to do their best on your behalf without you present to cooperate in your own defense,

You must come to COLTt when called/ either by the District Attorney, the•Court, your Counsel, or the bondsman, of any person on behalf of any of these.persons or offices, to the bondsman.

Also, if there is a plea bargain in your case which calls for a Specifiè sentence, and if you fall to appear for sentencing without a valid reason, or if you are arrested pending a sentence or do not cooperate with the ProbatioH Department In the preparation• of a Pre-Sentence Investigation, the Court will. be free to sentence you to any lawful sentence the Court feels appropriate, Including the maximum permitted •jail time.

You signature on this document, along with that of your counsel, Is significant to the Court, It •means, that with the aid •of your counsel, you fully understand the admonishment, <u>and agree to be bound</u>

i have read and understand the •above and agree to be bound by it as a condition of my•being released on ball, or on my own recognizance, and have consulted with my attorney prior to signing this document.

Defendant Counse

on bail/ or on my own recognizance, and have consulted with

Page 6

		Court County of NY 21
ORI No: At at NYSID 0- <u>-14-z%-ža</u> o	term of the of	Criminal Form 2 12/2020 e Courthouse a New York
CJTN No Present: Hon People of the State of New York		ORDER OF PROTECTION Non-Family Offense — C.P.L. 530.13 <sup>1</sup> (Not involving victims of domestic violence) Youthful Offender (check if applicable) Part IndexDocket No.
-against- <b>CRAIG M Ross</b> Defendant Date of Birth: $ 17 77$ 3		Indictment No., if any: Charges . Z S V.L. KIDNAM NOTICE (Check one Ex parte YOUR Oefendant Present in Court FAILURE TO OBEY T

ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL

PROSECUTION, WHICH MAY RESULTI IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.

TEMPORARY ORDER OF PROTE ON. Whereas good cause has been shown for the issuance of a temporary order of protection [as a condition of recognizance release on bail adjournment in contemplation of dismissal], CI ORDER OF PROTECTION. Whereas effendant has been convicted of [speciô' crime or violation]:

And the Court having made a determination (n accordance with section 530.13 of the Criminal Procedure Law,

IT IS HEREBY		
ORDERED that	phs and subparagraphs):	the
above-named	[name(s) of protected person(s) or witness(es)]:	
defendant	X home of 11	observe
the following	🕱 school of	
conditions of	Z business of	
behavior:	Z place of employment of	
(Checb applicable	Sother ANY TO THE MAY BE FOUND	
paragraphs and subparagraphs):	unication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or any other means sted person(s)]:;	
Stay away from and/or from the Xh	ome of	

Refrain from communication or any with [specify protected person(s)]:

Refrain from remotely controlling, monitoring or otherwise interfering with any electronic device or other object affecting the home, vehicle or property of the proeected person(s) by connection through any means, including, but not limited to, the internet, Bluetooth, a wired or wireless netwo k, or other wireless technology.

<sup>&</sup>lt;sup>1</sup> Use this form for <u>non-family</u> offense orders f protection, issued pursuant to CPL §530.13, that are not issued to protect victims of family offenses, intimate partners and family and household members and are not entered onto the statewide domestic violence registry. see Exec. L. 53d.12(1), 530.13.

Refrain from harassing, intimidating threatening or otherwise interfering with the victim or victims of, or designated witnesses to, the alleged off <sup>l</sup>bers of the family or household of such victim(s) or witness(es) as shall be specifically named [speciô']:

C] Refrain from intentionally' injuring ok killing without justification the following companion animal(s) (pet(s)) [specify type(s) and, if available, name(s)]:

Surrender any and all handguns, pist Is revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to, the following: and do not obtain any further guns or other firearms. Such surrender shall take place imme iately, but no later than [specify date/time]: at:

And it is further ordered that the aboYe-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant do Penal Law §400.00, is hereby C) suspended or revoked (note: final order only), and/or the Defendant shall remain ineligi le to receive a firearm license during the period of this order. (Check all applicable boxes). NOTE: If this paragraph is check d, a copy of this form must be sent to: New York State Police, Pistol Permit Section, State Campus Building #22, 1220 Washington Avenue, Albany, New York 12226-2252.

Speci\$' other conditions defendan must observe for the purposes of protection:

	12131123
<pre>\$221-a(1); CPL §§530.11(1),</pre>	2
IT IS FURTHER ORDERED that this to appe in co remain $10$ rt on this protection in force to including date]: ,_but if date, the rder m extende DATED:	shall be extended and continue in effect until a new date set by the Court. intil and [speciô' JUDGE/ JUSTICE
Defendant advised in Court of issuanc and contents Order personally served on Defendar	nt •n Court
	endant's signature)
a Order to be served by other means [ pe	cify]:
UWarrant issued for Defendant a ADDITIC	DNAL SERVICE INFORMA ION: [specify]:

The Criminal Procedure Law provides th presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall au orize, and in some situations may require, such officer to arrest a defendant who has violated its terms and to bring him or her before the C unto face penalties authorized by law.

Federal law requires that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or pos ssion of the United States, if the person against whom the order is sought is an intimate partner of the protected party and has been o will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U S.C. §§2265, 2266).

It is a federal crime to:

• cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;

• buy, possess or transfer a handgun, rifle, sh tgun or other firearm or ammunition while this Order remains in effect

(Note: there is a limited exception for milior law enforcement officers but only while they are on duty); and

• buy, possess or transfer a handgun, rifle, shbtgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of hysical force or a deadly expired. (18 U.S.C. "922 2261, 2261A, g(9), 922(g)(9), 22t weapon against an intimate partner or family member, even after this Order has 2262).

Helling - margarets

. . . .

STATE OF NEW YORK			COUNTY OF SARATOGA			
TOWN	COURT			TOWN	of MILTON	
	(Relationship to alleged victi		endant: NA	Alleged Victim:	<b>4</b> (Relationship to defendant)	
THE	PEOPLE OF THE STATE OF	F NEW YORK		-		
	VS		Date of Birth			
	CRAIG N ROSS		03/17/1977	,		
			Defendant(s)	-	сору	
of <u>KIDNAPPIN</u> Subdivision	of the PENAL			in violation of Sectio		
That on or about	ut <u>10/02/2023</u> at	about06:3	IO PM			
in the TOWN	of <u>MILTON</u>		, Coun	ty of SARATOGA	, the defendant(s)	
degree when he		en: 1. His intent is to	compel a third per	son to pay or deliver mon	son is guilty of kidnapping in the first iey or property as ransom, or to engage i <sub>n</sub> A-I felony.	
On the aforemer	ntioned date and approximate tim	e said defendant did w	vhile at 2133 Barret	t Road, Town of Milton, Co	ounty of Saratoga, State of New York intention	
knowingly and u	nlawfully commit the felony of Kid	napping in the first de	gree.			
The defendant	: did abduct — and wrote a rar	nsom letter with the	intent to compel	the payment of monies	s as ransom for her All contrary to the	

statute made and provided.

The above allegations of fact are made by the Complainant herein on direct knowledge and/or upon infomation and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached SUPPORTING

## DEPOSITION(s) of: NEW YORK STATE POLICE INVESTIGATION

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true 0 has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury

C this 02 ND day of OCTOBER 2023

Kele Huller

**COMPLAINANT** Subscribes

and sworn to before me this day of

20

NEW YORK STATE COURTS

Milton Town Court County of Saratoga 345 Rowland Street, Ballston Spa, NY 12020

Phone: (518) 885-9267 Fax: (518) 834-8317 e-mail:

The People of the StatE oi New York

Court Date RarnInd¿r Information

ROSS

Docket NC,

By law, the court required to collect your contact information and to send you reminders foryou court dates, Pleaseprovideyour cont±t information follows:

				ëmali Address:		
hulling Address	Street Addressi					

Please Indicate how you prefer to be ram!nded of your court dates (check one);

Text Message	Ema\) Message	VOICE Call/phone Message	Letter/IJ,St Mall	
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The court or a pretrial seNIcžs agency WI]) send you rem)nders far your court dates using the contact Information you prowddsd, B' signing this form, you are verifying that the contact information above is correct, if your contact informatron changes, or if you

Wato change your remindar preference, you must notify the court as soon possiblat

You must appear for everyscheduled court gete as instructed by the judge even if you do not get a reminder. If you do not appEar for any court date, the judge can issue a warrant for your arrest, and you could be subject to additional charges or penalties under the law without further notice.

Defendant's Acknowledgement:

Dated: 0 , 3 2023

Defendant'sSI¶lãture

cc;