COURT

STATE OF ARIZONA, COUNTY OF MARICOPA

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****FINAL***

RELEASE QUESTIONNAIRE

Notice: Unless a specific Form IV is sealed or ordered redacted by the Court, all Form IVs are public records of the Court or Clerk at the time they are provided to the Court and will be released in their entirety upon request.

DEFENDANT'S NAME LILLIE JONNETTE ADAMS	DOB BOOKING NO. T343543
ALIAS(ES)	CASE NO. PF2017108969001
A. GENERAL INFORMATION Charges 1 Cts. 13-3623A2 CHILD/VUL ADULT ABUSE-RECKLESS F3	 C. OTHER INFORMATION (Check if applicable) 1. Defendant is presently on probation, parole or any other form of release involving other charges or convictions: Explain:
Pursuant to A.R.S. §41-1750 ten-print fingerprints were taken of the arrested person? ☑ Yes ☐ No If yes, PCN = ☐ Pursuant to A.R.S. §13-610 one or more of the above charges requires the arresting agency to secure a DNA sample from the arrested person? ☑ Yes ☐ No If yes, does the defendant have a valid DNA sample on file with AZDPS? ☐ Yes ☑ No If no, Arresting Agency has taken required sample? ☐ Yes ☑ No Offense Location: Offense Date: 2017-02-17 Arrest Location: Date: 2017-02-23 Time: 17:28 B. PROBABLE CAUSE STATEMENT 1. Please summarize and include the facts which establish probable cause for the arrest: See Addendum (Page 3)	2. List any prior: Arrests? Convictions? F.T.A.'s? 3. Is there any indication the defendant is: An Alcoholic? An Addict? Physically Ill? 4. Defendant is currently employed With whom How long: 5. Where does the defendant currently reside? With whom How long: Source Mendant Currently reside? With whom How long: Source Mendant Currently reside? With whom How long: Source Mendant Will flee if released? Explain: De Looking at Serious Charges Does Not WK COULD LEAVE AREA 7. What facts does the state have to oppose an unsecured release? Explain: SAA
	D. CIRCUMSTANCES OF THE OFFENSE(Check if applicable) 1. ☐ Firearm or other weapon was used Type: Someone was injured by the defendant ☐ Medical attention was necessary Nature of injuries: 18MONTH HAD 4-6 IN GASH ON FAC 2. ☐ Someone was threatened by the defendant Nature and extent of threats: 3. Did the offense involve a child victim? ☐ Yes ☒ No If yes, was DCS notified? ☐ Yes ☒ No 4. If property offense, value of property taken or damaged:

☐ Property was recovered5. Name(s) of co-defendant(s):

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E. CRIMES OF VIOLENCE 1. Relationship of defendant to vict	im:	 Evidence of the offense was found in the defendant's possession Explain:
☐ Victim(s) and defendant reside t	together	
 2. How was the situation brought to the attention of the police? ☑ Victim ☐ Third Party ☐ Officer observed 3. ☐ There are previous incidents involving these same parties Explain: 		4. Was the defendant under the influence of alcohol or drugs at the time of the offense? ☐ Yes ☒ No ☐ Unk
		☐ Tes ☑ NO ☐ OHK
		 H. DRUG OFFENSES 1. If the defendant is considered to be a drug dealer, please state the supporting facts:
 Is defendant currently the subjection An order of protection Any 		
☐ Injunction against harassment		
Explain:		2. What quantities and types of illegal drugs are directly involved in the offense?
F. DOMESTIC VIOLENCE ISSUES (Chec Defendant's actions	ck if applicable)	□ Drug field test completed
☐ Threats of homicide/suicide/bodily har	m	☐ Defendant admission of drug type
☐ Control/ownership/jealousy issues	☐ Crime occurs in public	Approximate monetary value: \$ 3. Was any money seized?
☐ Prior history of DV	☐ Kidnapping	
☐ Frequency/intensity of DV increasing	☐ Depression	☐ Yes ☒ No Amount: \$
☐ Access to or use of weapons	☐ Stalking behavior	I. ADDITIONAL INFORMATION
☐ Violence against children/animals		1. Military Service:
☐ Multiple violations of court orders		Has the defendant served in the military services of the United States? ☐ Yes ☒ No ☐ Unknown
G. CIRCUMSTANCES OF THE ARREST (Check if applicable) 1. Did the defendant attempt to:		If yes, currenlty on active duty? ☐ Yes ☐ No Branches Served In:
☐ Avoid arrest ☐ Resist arrest	☐ Self Surrender	(AF - Air Force AR - Army CG - Coast Guard MC - Marine Corp MM - Merchant Marines NG - National Guard NV - Navy RS - Reserves)
Explain:		Is the defendant homeless? ☐ Yes ☑ No ☐ Unknown
 Defendant was armed when arrested Type: 		 Do you need the court to provide an interpreter to help communicate and to understand what is being said? ☐ Yes ☒ No
		If so, what language:
	If a fugitive arrest, a Form I	VA must also be completed
I certify t	hat the information presented is	true to the best of my knowledge.
		AZ0072300/602-262-6657 2017-02-23
ARRESTING OFFICER/SERI	AL NUMBER ARRES	T AGENCY/DUTY PHONE NUMBER DATE
201700000326643/AZ0072300 DEPARTMENTAL REPORT NO	D. DEPARTMENTAL F	REPORT NO. DEPARTMENTAL REPORT NO.

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ADDENDUM

B1. Probable Cause Statement

ON 02/17/2017 ABOUT 0818 HOURS THE DEFENDANT, A 37 YEAR OLD FEMALE, COMMITTED CHILD ABUSE BY RECKLESSLY STRIKING A 21 MONTH OLD BOY IN THE HEAD WITH A BROOM 2 TIMES. THE DEFENDANT WORKED AS AN EMPLOYEE OF A DAYCARE FACILITY IN PHOENIX. ON THIS DATE AND TIME SHE WAS SWEEPING THE FLOOR IN THE CLASSROOM TO 1 AND 2 YEAR OLD CHILDREN. THERE WERE 10 CHILDREN IN THE CLASSROOM IN THIS AGE GROUP. WHILE THE DEFENDANT WAS SWEEPING THE CLASSROOM THE VICTIM PUSHED OVER A PLASTIC KIT-CHEN SET. THIS CHILD AND OTHER CHILDREN THEN BEGAN PLAYING AROUND AND CLIMBING ON THE KITCHEN SET. THE DEFENDANT STOPPED SWEEPING AND WENT OVER TO STAND UP THE KITCHEN SET.WHEN THE DEFENDANT MOVED TO STAND UP THE KITCHEN THE VICTIM THEN RAN OVER TO THE TABLE THE DEFENDANT WAS SWEEPING AROUND AND CRAWLED UNDER THE TABLE. THE DEFENDANT WALKED BACK TO THE TABLE AFTER PICKING UP THE KITCHEN AND PUSHING IT AGAINST THE WALL. WHEN THE DEFENDANT GOT TO THE TABLE SHE USED THE BROOM TO PUSH THE VICTIM TOWARDS THE SIDE OF THE TABLE. WHEN THE VICTIM DID NOT MOVE THE DEFENDANT SWUNG THE BROOM STRIKING THE VICTIM IN THE FACE 2 TIMES.THE VICTIM THEN BEGAN CRYING AND THE DEFENDANT REACHED UNDER THE TABLE AND PICKED THE VIC-TIM UP BY ONE ARM, STANDING HIM UP. THE DEFENDANT THEN SAW THE VICTIM WAS BLEED-ING AND TOOK HIM TO A CORNER OF THE ROOM AND PUT A NAPKIN AGAINST THE VICTIMS HEAD.THIS WAS ALL RECORDED ON THE PRESCHOOLS VIDEO SYSTEM. A COPY WAS OBTAINED AND IMPOUNDED. THE VICTIM WAS TAKEN TO PHOENIX CHILDRENS HOSPITAL BY THE VICTIMS MOTHER. THE DOCTOR AT PHOENIX CHILDRENS HOSPITAL GLUED THE CUT CLOSED. THE CUT IS APPROXIMATELY 4 INCHES LONG. THE VICTIMS MOTHER RETURNED TO THE DAYCARE AFTER TAKING HER SON TO THE DOCTOR AND ASKED FOR A MEETING WITH THE DIRECTOR AND OWNER OF THE DAYCARE. SHE ASKED TO SEE THE VIDEO OF THE ROOM AND WAS TOLD SHE COULD NOT SEE IT. A POLICE REPORT WAS MADE TODAY ON 02/23/17 AFTER PHOENIX CHILDRENS HOSPITAL CALL THE VICTIMS MOTHER ASKING HER TO BRING THE VICTIM BACK TO THE HOS-PITAL FOR A FOLLOW UP. WHEN THE VICTIMS MOTHER WAS CALLED AT THE PRESCHOOL TO GO BACK TO THE HOSPITAL THE PRESCHOOL DIRECTOR GAVE HER A LETTER FROM THE SCHOOL TO GIVE TO THE HOSPITAL. IT STATED THAT THE VICTIM TRIPPED OVER A TOY AND BUMPED HIS HEAD ON A TABLE.AFTER GOING BACK TO THE HOSPITAL AGAIN AND GETTING THAT LET-TER FROM THE PRESCHOOL THE VICTIMS MOTHER CALLED THE POLICE IN ORDER TO FIND OUT WHAT REALLY HAPPENED. WHEN OFFICERS SAW THE VIDEO THE DEFENDANT WAS ARRESTED FOR CHILD ABUSE. THE DEFENDANT WAS TAKEN TO 620 W WASHINGTON TO BE INTERVIEWED. SHE WAS PREVIOUSLY MIRANDIZED BY PATROL OFFICERS AT THE TIME OF HER ARREST. THE DE-FENDANT STATED SHE WAS CLEANING UP THE ROOM AFTER BREAKFAST. SHE SAID THE CHIL-DREN HAD CEREAL AND GOT IT ALL OVER THE FLOOR SO SHE WAS SWEEPING. THE DEFENDANT SAID THE VICTIM CRAWLED UNDER THE TABLE AND SHE ASKED HIM TO MOVE 2 TIMES. THE DEFENDANT SAID HE WAS LAUGHING AND SHE TRIED TO PUSH HIM AWAY WITH THE BROOM. THE DEFENDANT SAID SHE SWUNG THE BROOM AND HIT HIM 2 TIMES BUT SHE DID NOT BE-LIEVE SHE HIT HIM THAT HARD. THE DEFENDANT SAID SHE REALIZED SOMETHING WAS WRONG WHEN THE VICTIM STARTED CRYING. SHE SAID SHE PULLED HIM OUT FROM UNDER THE TABLE BY THE ARM AND SAW HE WAS BLEEDING. SHE TOOK HIM ACROSS THE ROOM AND PUT A WET PAPER TOWEL ON HIS HEAD AND PRESSED THE INTERCOM FOR THE DIRECTOR. THE DEFENDANT SAID ABOUT 45 MINUTES LATER SHE WAS CALLED TO THE OFFICE AND TOLD TO SIGN A RESIGNATION LETTER AND NOT TO TALK TO ANYONE ABOUT THIS INCLUDING THE POLICE. SHE SAID SHE DID NOT UNTIL SHE WAS ARRESTED TODAY. THE DEFENDANT WAS BOOKED FOR ONE COUNT OF CHILD ABUSERECKLESSLY, A CLASS 3 FELONY.