PCS Code: OHA/OAO TCS Code: OFH/OAO

**STATE OF MICHIGAN** 

## **INITIAL ORDER AFTER HEARING**

**CASE NO. and JUDGE** 

COUNTY		ION FOR MENTAL H TREATMENT			
Court address				Court tel	ephone no.
In the matter of ${First, middle, and last name}$			XXX-XX- Last 4 digits of SSN		
Court ORI Date of Birth D	river's license no.	Place of birth	F	Race	Sex
Current address of individual					
A petition has been filed by Petitioner     above is a person requiring treatment.			asserting that the	e individu	ual named
THE COURT FINDS:					
2. Notice of hearing has been given a	ccording to law.				
3. The individual ☐ was present ☐ where the matter ☐ was ☐ with ☐ where ☐ whe	in court. $\square$ wa vithout a jury.	s not present for reasons s	stated on the record.		
Present were:			, attorney for	the indiv	idual, and
			, attorne	y for the	petitioner.
<ul><li>4. Testimony of a physician, psych attorney.</li></ul>	iatrist, or licensed p	osychologist was waived b	y the individual and t	he individ	dual's
5. ☐ Testimony was given by ☐ Testimony was not given because					·
☐ 6. By clear and convincing evidence illness,	e, the individual is	a person requiring treatme	nt because the indivi	dual has	a mental
<ul> <li>□ a. and as a result of that mer unintentionally seriously physical threats that are substantial</li> <li>□ b. and as a result of that mer in order to avoid serious has those basic physical needs</li> <li>□ c. whose judgment is so imparant as caused him or her to do necessary, on the basis of condition, and presents as</li> </ul>	nysically injure self ly supportive of this ital illness is unable arm in the near futu s. aired by that mental emonstrate an unw competent clinical	or others, and has engages expectation. The to attend to those basic pure, and has demonstrated illness and whose lack of villingness to voluntarily particular opinion, to prevent a relapse.	ed in an act or acts or hysical needs that m that inability by failin understanding of the ticipate in or adhere se or harmful deterio	made sinust be at good to attended for treatmon of	gnificant ttended to nd to treatment ent that is his or her

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□ 7.	7. There $\square$ is $\square$ is not an available treatment program follows an initial period of hospitalization adequate to meet the inprevent harm that the individual may inflict upon self or others with the individual may inflict upon self or others with the individual may inflict upon self or others.	
□ 8.	8which is adequate and appropriate to the individual's condition.	hospital can provide treatment,
□ 9.	9. The individual is not a person requiring treatment.	
IT IS	IS ORDERED:	
10	10. The individual shall be hospitalized for up to 60 days with no as	ssisted outpatient treatment.
□ 11	11. The individual shall receive combined hospitalization and assist The individual shall be hospitalized for up to 60 days of the 180	
	☐ An initial hospitalization period shall be up to 1 to 60 days	ays.
12	12. The individual shall receive assisted outpatient treatment for no	longer than 180 days.
13. <i>A</i>	. Any hospitalization of the individual for mental health treatment sh	nall occur in the hospital listed in item 8.
14. <i>A</i>	. Any assisted outpatient treatment services shall be supervised by	
(	Community mental health services or other designated entity	·
	The following assisted outpatient services are ordered:  case management plan	
	<ul><li>☐ case management services</li><li>☐ all services recommended by the treatment provider</li></ul>	
L	<ul><li>☐ medication</li><li>☐ blood or urinalysis tests to determine compliance with or effecti</li></ul>	veness of prescribed medication
	☐ individual therapy ☐ group therapy ☐ individual and group therapy	
	☐ day programs ☐ partial day programs	
L	<ul><li>☐ educational training</li><li>☐ supervised living</li></ul>	
	☐ assertive community treatment team services	
	substance use disorder treatment	
L	substance use disorder testing (for individuals with a history of necessary to assist the court in ordering treatment designated	
	any other services prescribed to treat the individual's mental illr	
	functioning in the community or to help prevent a relapse or det in suicide or the need for hospitalization. Those services are: _	erioration that may reasonably be predicted to result
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15. The assisted outpatient treatment plan shall be completed within 30 days after entry of the court's order of assisted outpatient treatment and a copy shall be forwarded to the probate court for filing within 3 days after completion of the plan to be maintained in the court file.

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16. If the individual refuses to comply with a psych individual into protective custody. After the ind transport officer shall transport the individual to	ividual is taken iı	nto protective custody, a peace officer or sec	
17. If item 10 or 11 is checked, the Michigan State Point this court order on LEIN.	olice shall immed	diately enter the individual's identifying inform	nation
18. If felony charges have been previously dismissed charges has not elapsed, not less than 30 days b			file
<ul> <li>a. the director of the treating facility shall notify the were originally brought that the patient's release</li> </ul>			e persor
<ul> <li>b. the patient to be released or discharged shall u A copy of the written report of the examination to the prosecutor's office in the county in which report is admissible as provided in MCL 330.20</li> </ul>	along with the no	otice required in item 18a above shall be sub	bmitted
☐ 19. The petition is ☐ denied on the merits.	dismissed.	☐ withdrawn.	
	Judge signa	ature and date	