STATE OF MICHIGAN PROBATE COURT COUNTY		SECOND ORDER FOR MENTAL HEALTH TREATMENT		CASE NO. and JUDGE		
Court address					Court tel	lephone no.
In the matter of First, middle, a	and last name			XXX-XX- Last 4 digits of SS	6N	
Court ORI Date of t	birth	Driver's license no.	Place of birth		Race	Sex
Current address of individual						
 A petition has been filed above is a person requir THE COURT FINDS: 				asserting that	the individu	ual named
2. Notice of hearing has be	een given a	ccording to law.				
3. The individual □ The hearing was □		nt in court. □ was n] without a jury.	ot present for reasor	ns stated on the re	ecord.	
Present were:				, attorney	for the indiv	vidual, and
6. By clear and convincir a mental illness,	by ven becaus ng evidence	e the parties stipulated to	o entry of the order. to be a person requir	ing treatment beca	d the individ	dual's
unintentionally s threats that are b. and as a result o in order to avoid those basic phy c. whose judgmen has caused him necessary, on th condition, and p	seriously ph substantiall of that ment d serious ha sical needs t is so impai or her to de ne basis of o presents a s	ysically injure self or oth y supportive of this expe al illness is unable to atture rm in the near future, an ired by that mental illness monstrate an unwillingn competent clinical opinio ubstantial risk of significa	ers, and has engage ectation. end to those basic p d has demonstrated s, and whose lack of ess to voluntarily pa n, to prevent a relap ant physical or ment	ed in an act or acts hysical needs that that inability by fa understanding of t rticipate in or adhe se or harmful dete al harm to the indi	s or made si must be at illing to atte he need for ere to treatm erioration of vidual or oth	ignificant tended to nd to treatment nent that is his or her hers.
the individual may inf	alization ad	ilable treatment program equate to meet the indiv If or others within the nea se the individual's treatm	idual's treatment near future, and there i	eds, is sufficient to	prevent ha	arm that

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8		hospital can provide treatment
th	nat is adequate and appropriate to the individual's condi	tion.
□9. T	he individual is not a person requiring treatment.	
IT IS C	RDERED:	
□ 10.	The individual shall be hospitalized for up to 90 days.	
	The individual shall receive combined hospitalization ar The individual may be hospitalized for up to An initial hospitalization period shall be up to	
□ 12.	The individual shall receive assisted outpatient treatme	nt for no longer than 90 days.
13. An	y hospitalization of the individual for mental health treat	ment shall occur in the hospital listed in item 8.
14. An	y assisted outpatient treatment services shall be superv	<i>r</i> ised by
	necessary to assist the court in ordering treatment desi any other services prescribed to treat the individual's m	and group therapy story of alcohol or substance use and for whom testing is gnated to prevent deterioration) ental illness and either to assist the individual in living and e or deterioration that may reasonably be predicted to result
□ 16.	The petition is denied on the merits. dism If the individual refuses to comply with a psychiatrist's c individual into protective custody. After the individual is security transport officer shall transport the individual to	taken into protective custody, a peace officer or a

17. If item 10 or 11 is checked, the Michigan State Police shall immediately enter the individual's identifying information in this court order on LEIN.

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- 18. If felony charges have been previously dismissed under MCL 330.2044(1)(b) and the time for petitioning to refile charges has not elapsed, not less than 30 days before the scheduled release or discharge:
 - a. the director of the treating facility shall notify the prosecutor's office in the county in which charges against the person were originally brought that the patient's release or discharge is pending.
 - b. the patient to be released or discharged shall undergo a competency examination as described in MCL 330.2026. A copy of the written report of the examination along with the notice required in item 18a above shall be submitted to the prosecutor's office in the county in which the charges against the patient were originally brought. The written report is admissible as provided in MCL 330.2030(3).

Judge signature and date