PCS Code: SOT TCS Code: SORD

STATE OF MICHIGAN

CASE NO. and JUDGE

Pi	ROBATE COURT COUNTY	SECOND FOR MENTAL HEA				
Court address					Court to	elephone no.
In the matter of	middle and last name			XXX-XX- Last 4 digits of SS	SN	
i iist,	madio, and last name			Edot 4 digito of oc		
Court ORI	Date of birth	Driver's license no.	Place of birth		Race	Sex
Current address of indivi	dual					
	en filed by Petitioner n requiring treatme	name (type or print)		asserting that	the indivic	lual named
THE COURT FIND 2. Notice of hearing		ccording to law.				
The individual The hearing was		nt in court.	not present for reasor	ns stated on the re	cord.	
Present were: _				, attorney	for the indi	vidual, and
attorney. 5. Testimony wa Testimony wa	s given bys not given becaus	atrist, or licensed psych	to entry of the order.	y the individual an		idual's
a mental illnes a. and as a unintenti threats t b. and as a in order those ba c. whose ju has caus necessa condition	iss, a result of that mentionally seriously phat are substantially result of that mention avoid serious hasic physical needs address is so impaised him or her to dery, on the basis of an, and presents a second in the second in	ired by that mental illnes emonstrate an unwilling competent clinical opini ubstantial risk of signific	oly be expected within hers, and has engage ectation. Itend to those basic pland has demonstrated ass, and whose lack of ness to voluntarily paron, to prevent a relapcant physical or mental	the near future to d in an act or acts hysical needs that that inability by fa understanding of t ticipate in or adhe se or harmful dete al harm to the indi	o intentionals or made so or made so the must be abiling to attended the need for the rectoration of the or of the or of the the need for the attended the or of the o	Ily or significant attended to end to reatment that is f his or her thers.
initial period o the individual	f hospitalization ad may inflict upon se	nilable treatment progratequate to meet the indicate of the indicate of the real set the individual's treaters.	vidual's treatment nee ear future, and there i	eds, is sufficient to	prevent h	arm that

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8 that is adequate and appropriate to the individual's condition.	hospital can provide treatment
9. The individual is not a person requiring treatment.	
IT IS ORDERED:	
\square 10. The individual shall be hospitalized for up to 90 days.	
 ☐ 11. The individual shall receive combined hospitalization and assis The individual may be hospitalized for up to days ☐ An initial hospitalization period shall be up to do 	of the assisted outpatient treatment period.
\Box 12. The individual shall receive assisted outpatient treatment for n	o longer than 90 days.
13. Any hospitalization of the individual for mental health treatment s	hall occur in the hospital listed in item 8.
14. Any assisted outpatient treatment services shall be supervised by	y
The following assisted outpatient services are ordered: case management plan case management services all services recommended by the treatment provider medication blood or urinalysis tests to determine compliance with or effect individual therapy group therapy individual and gray programs educational training vocational training supervised living assertive community treatment team services substance use disorder treatment 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 ill functioning in the community or to help prevent a relapse or de in suicide or the need for hospitalization. Those services are:	f alcohol or substance use and for whom testing is to prevent deterioration) Iness and either to assist the individual in living and sterioration that may reasonably be predicted to result
 □ 15. The petition is □ denied on the merits. □ dismissed. □ 16. If the individual refuses to comply with a psychiatrist's order for individual into protective custody. After the individual is taken is security transport officer shall transport the individual to the homeonic. 	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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00001101	

- 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		