PCS Code: COT TCS Code: CORD

STATE OF MICHIGAN

CASE NO. and JUDGE

Pi	OBATE COURT CONTINUING ORDER COUNTY FOR MENTAL HEALTH TREATMENT					
Court address					Court to	elephone no.
In the matter of	middle and leet name			XXX-XX-	CN	
FIFST,	middle, and last name			Last 4 digits of S	SIN	
Court ORI	Date of birth	Driver's license no.	Place of birth		Race	Sex
Current address of indivi	dual	1				
	n requiring treatme	name (type or print)		asserting tha	t the individ	ual named
2. Notice of hearing	_	ccording to law.				
The individual The hearing was	☐ was prese	nt in court. □ was r]without a jury.	not present for reasor	ns stated on the re	ecord.	
Present were: _				, attorney	for the indi	ividual, and
attorney. 5. Testimony wa Testimony wa Testimony wa 6. By clear and coa mental illnes a. and as a unintenti threats t b. and as a in order those ba c. whose ju has caus necessa	s given bys not given because onvincing evidence ess, a result of that mentionally seriously phat are substantially result of that mention avoid serious has is physical needs additionally is so impaired him or her to derry, on the basis of	e the parties stipulated of the individual continues tal illness can reasonably ysically injure self or othey supportive of this expensial illness is unable to attem in the near future, and	to entry of the order. It to be a person requirely be expected within hers, and has engage ectation. It tend to those basic pland has demonstrated as, and whose lack of hess to voluntarily parton, to prevent a relaptor.	ing treatment because the near future to do in an act or action and that inability by factorial and that inability by factorial and the document of the docume	ause the indiverse intentionals or made statement to attempt the need for ere to treatre erioration of	dividual has ally or significant attended to end to ment that is of his or her
initial period o the individual	f hospitalization ad may inflict upon se	nilable treatment prograr lequate to meet the indiv If or others within the ne se the individual's treatn	vidual's treatment nee ear future, and there i	eds, is sufficient to	o prevent h	arm that

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□ 8. <u> </u>	t is adequate a	nd appropriate to the indiv	idual's condition.		hospital can provide	treatment
☐ 9. The	e individual is n	ot a person requiring treat	ment.			
IT IS OR	DERED:					
□ 10. Th	ne individual sh	all be hospitalized for up t	o one year.			
Th	ne individual m	all receive combined hosp ay be hospitalized for up to italization period shall be u	o days	of the assisted outp		
☐ 12. Th	ne individual sh	all receive assisted outpa	tient treatment for n	o longer than one ye	ear.	
13. Any	hospitalization	of the individual for menta	l health treatment s	nall occur in the hos	spital listed in item 8.	
14. Any	assisted outpat	tient treatment services sh	all be supervised by	/		
The factor can be carried as as as as as ar full factor carried as as as as a full factor carried as a full factor carrie	following assist ase manageme ase manageme I services recordedication ood or urinalys dividual therapy ay programs ducational train upervised living sertive communistance use disease of the service inctioning in the	nt services mmended by the treatmen is tests to determine comp y	e ordered: It provider It pro	alcohol or substand to prevent deteriora ness and either to a terioration that may	ce use and for whom to ation) assist the individual in I	iving and
☐ 16. If inc	dividual into pro	☐ denied on the merits. efuses to comply with a psotective custody. After the tofficer shall transport the	ychiatrist's order fo individual is taken i	nto protective custo	ody, 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 sign	ature and date		