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[C-12]

IN DISTRICT COURT

STATE OF NORTH DAKOTA

COUNTY OF \_\_\_\_\_

CIVIL CASE NO. \_\_\_\_\_

## NAME OF RESPONDENT

## ORDER FOR ALTERNATIVE TREATMENT

The Court, having heard evidence or the Respondent having waived the hearing, and upon consideration of the medical evidence, now concludes that the Respondent is mentally ill or an individual with a substance use disorder and is a person requiring treatment, but does not require hospitalization, in that an alternative treatment program is sufficient to prevent harm or injuries which the individual may self-inflict or inflict on others.

	Accordingly,	the	Respondent	is	ordered	to	participate	in	a	treatment	program	ı at
					[fac	ility	y] for a perio	od n	ot	to exceed _	da	ays,
ending	on				[date]	or	until further	ord	ler	of the Cou	rt.	

Description of treatment 1.	
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2.	
3.	

Having committed the Respondent for treatment in accordance with this Order, the Court finds the federal firearms restrictions under 18 U.S.C. §922(d)(4) and (g)(4) apply.

**NOTICE TO RESPONDENT**: Having been committed for treatment in accordance with this Order, Respondent is prohibited by federal law [18 U.S.C. \$922(d)(4) and (g)(4)] from possessing or receiving any firearm or ammunition. Respondent is prohibited by North Dakota

law [N.D.C.C. §62.1-02-01(1)( c)] from purchasing a firearm or having a firearm in possession or under control.

Notice to Respondent: Respondent has the right to counsel and the right to appeal this Order within thirty days.

Effect of Non-compliance: If any peace officer, physician, psychiatrist, clinical psychologist, or any mental health professional reasonably believes the Respondent is not complying with this Order and considerations of time and safety do not allow intervention by the Court, the designated professional may cause the Respondent to be taken into custody by law enforcement officers and detained at a treatment facility. The state hospital or public treatment facility must immediately accept, if appropriately screened and medically stable, and a private treatment facility may accept, the respondent on a provisional basis. The designated professional, within 24 hours, shall file a notice with the Court stating the circumstances and factors of the case. The Court shall, after a hearing within 48 hours of receipt of the notice and based upon the evidence presented, modify this Order.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_,

District Judge/Magistrate