STATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF	CASE NO
NAME OF RESPONDENT	ORDER FOLLOWING WAIVER OF TREATMENT OR CONTINUING TREATMENT HEARING
considered the record and other available conclusions of law on the record, determined the Respondent is mentally ill, and an individual with a substance under the considered the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record, determined the record and other available conclusions of law on the record and other available conclusions of law on the record and other available conclusions of law on the record and other available conclusions of law on the record and other available conclusions of law on the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions of law of the record and other available conclusions o	application and order for waiver of hearing and having ble information and having entered its findings of fact and mines the evidence is clear and convincing to indicate the an individual with a substance use disorder, mentally use disorder, and as a result is a person requiring uses to require treatment.
1 5	than hospitalization would not be adequate to meet the event harm or injuries to the Respondent or others, or the sufficient, is not currently available.
-	lent for treatment in accordance with this Order, the Court nder 18 U.S.C. § 922(d)(4) and (g)(4) apply .
	ndent is ordered to undergo treatment at lity), for a period not to exceed, ending date).
	Respondent has the right to counsel and the right to
with this Order, Respondent is prohibit possessing or receiving any firearm or	Having been committed for treatment in accordance and by federal law [18 U.S.C. § 922(d)(4) and (g)(4)] from ammunition. Respondent is prohibited by North Dakota in purchasing a firearm or having a firearm in possession
Dated this day of	·
	District Judge/Magistrate