[C-9H]

STATE OF NORTH DAKOTA	١
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IN DISTRICT COURT

COUNTY	OF	

NAME OF RESPONDENT

CIVIL CASE NO. _____

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER FOLLOWING TREATMENT OR CONTINUING TREATMENT HEARING

Α		hearing was held this date. The
	[indicate tr	eatment or continuing treatment hearing]
Respondent	was	was not present. Respondent was represented by
		The Petitioner was present and represented
by		. The Court having considered the record,
now makes th	ne follow	ing:

FINDINGS OF FACT

Ι

The Court finds the evidence is clear and convincing to indicate the Respondent is mentally ill, an individual with a substance use disorder, both mentally ill and an individual with a substance use disorder.

Π

That the Respondent's medical/psychiatric diagnosis is

III

The Respondent has exhibited the following symptoms or evidence of the above illness:

That if the Respondent is not treated, there exists a serious risk of harm to self, others, or property, and a substantial likelihood of:

Suicide as manifested by suicidal threats, attempts, or significant depression relevant to suicidal potential;

Killing or inflicting serious bodily harm on another person or inflicting significant property damage, as manifested by acts or threats;

Substantial deterioration in physical health, or substantial injury, disease, or death resulting from recent poor self-control or judgment in providing one's shelter, nutrition, or personal care;

Substantial deterioration in mental health which would predictably result in dangerousness to that person, others, or property, based upon evidence of objection facts to establish the loss of cognitive or volitional control over the person's thoughts or actions or based upon acts, threats, or patters in the person's treatment history, current condition, and other relevant factors, including the effect of the person's mental condition on the person's ability to consent.

V

The following statements, behaviors, or conditions are evidence of danger to self, others, or property:

VI

That a treatment program other than hospitalization would not be adequate to meet the Respondent's needs or sufficient to prevent harm or injuries to the Respondent or others or the treatment program, while adequate and sufficient, is not currently available. The specific risks if the Respondent is not hospitalized are:

VII

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.

CONCLUSIONS OF LAW

Ι

That the Respondent is mentally ill, an individual with a substance abuse disorder, both mentally ill and an individual with a substance use disorder as defined by N.D.C.C. § 25-32-02, and as a result is a person requiring treatment person who continues to require treatment.

Based on the above, the Respondent is ordered to undergo treatment at
[facility] for a period not to exceed [time period], ending on _____ [date].

Π

The federal firearms restrictions under 18 U.S.C. §922(d)(4) and (g)(4) apply.

NOTICE TO RESPONDENT: Respondent has the right to counsel and the right to appeal this Order within thirty days.

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.

[C-9H]

Dated this ______, _____,

District Judge/Magistrate