IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF LANE

STATE OF OREGON) CASE NO:
Plaintiff,)
)
) ORDER STEPPING DEFENDANT
	DOWN FROM OREGON STATE
Defendant.) HOSPITAL AND ORDERING
	DEFENDANT TO ENGAGE IN
DOB:	COMMUNITY RESTORATION AND
SID:) TREATMENT SERVICES (ORS
	161.370)

This matter came before the Court on ______ for a determination of the proper level of restoration services needed by the Defendant. Defendant was previously found unfit to proceed by order on (DATE).

<u>Crime Name:</u> <u>Crime ORS#:</u> <u>Felony/Misd/Viol:</u>

Based on the Court's review and consideration of (check all that apply):

The report filed under ORS 161.365 by a certified evaluator,, dated;
Oregon State Hospital's (OSH) Ready-to-Discharge Notice, dated;
Recommendation from the community mental health program (Lane County Behavioral Health
herein after LCBH);
Oregon State Hospital's notice of impending discharge per Oregon Advocacy Center v. Mink;
The Court's inquiry and observation of Defendant at the hearing;
The defense counsel's representation;
The testimony of witness;
The parties' stipulation that Defendant is appropriate for community restoration;
Other information provided:

THE COURT, being fully informed, FINDS:

- 1. Defendant remains not fit to proceed;
- 2. The most serious offense in the charging instrument is a FELONY. The Court further finds that:

Defendant: (a) is at least 18 years old; (b) **does not** require hospital-level-of-care due to public safety concerns **or** the acuity of symptoms of Defendant's qualifying mental disorder; **and** (c) the appropriate community restoration services are present and available in the community.

Defendant: (a) is at least 18 years old; (b) **does** require hospital-level-of-care due to public safety concerns **or** the acuity of symptoms of Defendant's qualifying mental disorder; (c) **however**, Defendant has timed out of care at OSH due to the directives under *Oregon*

Advocacy Center v. Mink; and (d) the appropriate community restoration services are present and available in the community.

- 3. The most serious offense in the charging instrument is a MISDEMEANOR. The Court further finds that:
 - Defendant: (a) is at least 18 years old; (b) **does not** require hospital-level-of-care due to public safety concerns **or** the acuity of symptoms of Defendant's qualifying mental disorder; **and** (c) the appropriate community restoration services are present and available in the community.
 - Defendant: (a) is at least 18 years old; (b) does require hospital-level-of-care due to public safety concerns or the acuity of symptoms of Defendant's qualifying mental disorder; (c) however, Defendant has timed out of care at OSH due to the directives under *Oregon Advocacy Center v. Mink*; and (d) the appropriate community restoration services are present and available in the community.

It is therefore **ORDERED**:

- 1. The criminal proceeding against Defendant, in the aforementioned matter, shall continue to be suspended.
- 2. Defendant's commitment to OSH is terminated upon discharge from OSH.
- 3. Defendant shall reside at ______ (name and address of residence or facility) and shall not move without prior permission of the Court.
- 4. Transportation (check one):

Upon notification from OSH, the Sheriff's Office/Department shall transport Defendant from OSH to the Lane County Adult Corrections Facility.

LCBH or its designee shall transport Defendant to the address in subsection (3) of this Order at the date and time determined by LCBH.

- 5. Defendant shall comply with the community restoration plan developed by LCBH under subsection (12) of this Order. Defendant shall meet with LCBH to address the requirements of community restoration. The defendant shall also meet with a Court Pre-Trial Release Officer to address the requirements of community restoration, which shall be issued to the defendant in writing. Defendant shall comply with all these requirements and failure to abide by any requirement may result in a warning being issued for the defendant's arrest and possible commitment to OSH.
- 6. Defendant shall appear for a forensic evaluation by a certified evaluator to evaluate whether Defendant has gained or regained fitness to proceed at the date and time determined by the certified evaluator. The evaluation shall be conducted:

	By a certified evaluator, as identified by LCBH;
imes	By the Oregon State Hospital Forensic Evaluation Service; or
	By a private certified evaluator:; and
	At intervals recommended by a treatment provider
X	At intervals of 90 and 180 days of this Order and then every subsequent 180 days.

The following party or entity shall bear the cost of the evaluation:

The Public Defense Services Executive Director (if, upon motion of the Court or a financially
eligible defendant, a CIRCUIT COURT has ordered the evaluation);

] The County or City (if a COUNTY or JUSTICE/MUNICIPAL	COURT had ordered the
evaluation);	

The County (if the prosecution has requested the evaluation);

Defendant (if the evaluation	was ordered at the	e request or with the a	acquiescence of a defendant
who is not financially eligib	le for public defer	se services); or	

- Other: _____
- 7. If Defendant fails to appear for the scheduled evaluation, the evaluator shall notify the court, defense counsel, the deputy district attorney and LCBH of Defendant's failure to appear.
- 8. Defendant shall comply with any conditions:

\boxtimes Provided by separate order;	
\boxtimes Set by pre-trial release program or LCBH;	and/or
Other:	

- 9. Defendant is required to immediately advise their attorney and LCBH if cited for any crime or major traffic infraction.
- 10. LCBH shall provide status reports on Defendant's progress in gaining or regaining fitness to proceed monthly and at such other times as may be directed by the Court. LCBH shall notify the Court as soon as practicable if Defendant gains or regains fitness to proceed.
- 11. LCBH shall provide a status report if Defendant is not complying with court-ordered restoration services.
- 12. LCBH shall be responsible for arranging appropriate community restoration services for Defendant and shall:
 - a. Set the requirements for community restoration and submit a copy to the court and parties;
 - b. Notify the court if Defendant's mental and/or behavioral condition changes, which might impact Defendant's ability to safely remain in community-based restoration, or the terms of community restoration in this Order need to be modified;
 - c. Arrange for Defendant to be evaluated, as provided in subsection (6) of this Order.
 - d. Coordinate transportation to and from the forensic evaluations and court appearances in this case.
- 13. If Defendant is placed in a Secure Residential Treatment Facility (SRTF), Defendant's placement under this Order shall be no longer than the maximum sentence the court could have imposed if Defendant had been convicted or three (3) years, whichever is less *(mark one)*:

The charging instrument includes a charge for Aggravated Murder or a crime listed in ORS 137.700(2). LCBH shall calculate Defendant's maximum commitment from the date of this Order; or

The charging instrument **does not** include a charge for Aggravated Murder or a crime listed in ORS 137.700(2). LCBH shall calculate Defendant's maximum commitment based on the Defendant's booking/arrest date, giving credit for each day Defendant is held in jail both before and after Defendant's commitment under this Order.

- 14. Disclosure of Records:
 - a. The certified evaluator shall provide its report(s) from the evaluation performed under subsection (6) of this Order.
 - b. OSH and the community restoration facility or other placement, as applicable, shall disclose to LCBH information and documents about Defendant relevant to LCBH fulfilling its obligations under this Order.

NOTICE OF FIREARMS PROHIBITION

The court has found that Defendant is not able to assist their lawyer represent them in their criminal case. As a result, federal law prohibits Defendant from having or buying firearms (guns or ammunition). The Oregon Judicial Department is required to report to the Oregon State Police that this firearms restriction applies to Defendant.

Further proceedings are set for hearing on the community restoration review docket at 8:30 a.m. on

DATED: _____

Defense Attorney
Name:
Email:
Ph. No.:

•

Deputy District Attorney
Name:
Email:
Ph. No.: