N	O		
THE STATE OF TEXAS FOR THE BEST INTEREST	*	IN THE _	COURT
AND PROTECTION OF	*	OF	
(Initials Only)	*	TRAVIS	COUNTY, TEXAS
0.7.7.7			

ORDER FOR TEMPORARY OUTPATIENT MENTAL HEALTH SERVICES

On this the	day of		, cam	e on to b	e heard
an Application for	Court-Ordered	Temporary	Outpatient	Mental	Health
Services in the above	e-styled cause, al	leging that _			,
hereinafter called "P	Patient", is ment	ally ill and 1	meets the cr	riteria for	r court-
ordered mental healt	h services; and r	no jury havin	ig been requ	ested, _	,
the attorney represen	ting the Patient,	announced r	eady, and al	ll matters	of fact
and law were submit	ted to the Court,	and the Cou	ırt finds as f	ollows:	

That all necessary notices and copies of the Application have been served as required by law; that, if applicable, there has been filed with the Court a recommendation for the most appropriate treatment alternative for the Patient, that all of the terms and provisions of the Texas Health and Safety Code have been complied with; and that appropriate mental health services are available to the patient.

That after considering all the evidence, the recommendation for the most appropriate treatment alternative, if any, and the expert, competent medical or psychiatric testimony, it appears to the Court that the allegations of the Application are true and correct and are supported by clear and convincing evidence that:

- (A) the Patient is a person with a severe and persistent mental illness;
- (B) as a result of the mental illness, the Patient will, if not treated, experience deterioration of the ability to function independently to the extent that the Patient will be unable to live safely in the community without court-ordered outpatient mental health services;
- (C) outpatient mental health services are needed to prevent a relapse that would likely result in serious harm to the Patient or others; and
- (D) the Patient has an inability to participate in outpatient treatment services effectively and voluntarily, demonstrated by:

NO.

- (i) certain of the Patient's actions occurring within the two-year period that immediately precedes the hearing; or
- (ii) specific characteristics of the Patient's clinical condition that significantly impair the Patient's ability to make a rational and informed decision whether to submit to voluntary outpatient treatment.

It is also **ORDERED** that the above Person responsible for services inform the Court within seven days if the Patient fails to comply with the terms of this Order or the general program of treatment, or if the Patient's condition has so deteriorated that outpatient mental health services are no longer appropriate, or of any other substantial changes in the general program of treatment which may occur prior to the expiration of this Order. It is also ORDERED that the above Person responsible for services shall, for the limited purpose of coordinating the Patient's care pursuant to this order, be authorized to release information about the Patient, including the Patient's Protected Health Information, to

NO.		

It is **FURTHER ORDERED** that the Patient shall:

1.	Report to the cour			
	at		a.m. and at all	additional times
	required by the co			
2.	Report to		t appointment on	
	•		and	
	appointments sche	duled by	•	
3.	Remain medication			l by the treating
	physician.	•		
SIG	NED this day	of		
			, JUDGE	PRESIDING
ATTORNEY	Y FOR PATIENT			
PATIENT				