# PROBATE COURT OF FRANKLIN COUNTY, OHIO Judge Jeffrey D. Mackey

IN THE MATTER OF:	Case No.	MI-			
	Date:	MO-			
Alleged Mentally III	Date.				
HEARING ON CONTESTED MATTERS  MENTAL ILLNESS CIVIL COMMITMENT  (RC 5122.15)					
☐ Initial Affidavit ☐ Continue	ed Commitme	ent			
DECISION OF MAGISTRATE					
HEARING NOTES					
Attorney for Respondent ("R")					
Attorney for Franklin Co ADAMH Board DDMH Mental Health Recovery Services Board other					
Court reporter Interpreter					
Independent expert Guardian _					
R present  yes  no Presence waived by R's counsel					
Attorney for R discuss hearing and rights with R ☐ yes ☐ no					
Court physician  Authenticity and admissibility of medical records stipulated  Stipulated that Court physician may testify based upon physician	] Testimony ] Reserving	ons stipulated			
Court physician interview R	_ seen prev	ges no unk			
Based on education, training, experience, review of medical records, and all information available regarding R, able to reach an opinion to a reasonable degree of medical certainty regarding R's mental condition?   yes  no					
Opinion based in major part on interview  yes  no					
Diagnosis ("Dx")					
☐ schizophrenia ☐ paranoid ☐ chronic ☐ other					
☐ schizoaffective disorder ☐ bi-polar ☐ other					
☐ bi-polar disorder ☐ manic phase ☐ depressive phase ☐ with psychotic features					
unspecified schizophrenia spectrum disorder					
□ organic brain syndrome					

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other	
Basis	
Substantial disorder of  thought  mood perception	orientation memory
Grossly impaired ☐ judgment ☐ behavior ☐ capacity to recog	gnize reality
Substantial risk of harm to (1) Self (2) others	
(3) Able to care for basic needs  yes  no	
(b) Abic to care for basic fields	
(4) Would benefit from treatment ("Tx") in a hospital as manifesterisk to substantial rights of others ☐ self ☐	ed by evidence of a grave and imminent
(5) Would benefit from treatment ("Tx") because (all of the follow	ing)
(a) R is unlikely to survive safely in the community without	supervision from a clinical determination.
(b) R has a history of lack of compliance with Tx and [either	r (i) or (ii)]
<ul> <li>(i) ☐ at least 2x in last 36 months lack of compliance has be hospitalization or forensic/mental health unit of a correlength of intervening hospitalization or incarceration)</li> <li>(ii) ☐ within past 48 months, lack of compliance resulted in behavior towards ☐ self or ☐ others or threats of or ☐ self or ☐ others (48 months extended by length or incarceration).</li> </ul>	n one or more acts of serious violent attempts at serious physical harm to
(c) $\square$ R is unlikely to voluntarily participate in necessary Tx	
(d) ☐ R's Tx history and current behavior indicate R is in nee deterioration that would likely result in substantial risk o	

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Least restrictive setting for Tx  ☐ other		civil hospital	☐ forensic unit	☐ outpatient
Prognosis for	good	☐ fair	guarded	poor poor
☐ long term	good	☐ fair	guarded	☐ poor
Additional notes on direct exar	nination			
Court physician cross examine	ed □ yes [	no		
_				
R testify  yes no _				
Any other witness(es)	•	ee page 4 add	·	
Motion for continuance ☐ R's attorney ☐ ADAMH/MHRSB/ODMH attorney ☐ Court  Basis ☐ independent expert ☐ independent counsel ☐ other				
Objection  yes no	ADAMH/MF	HRSB/ODMH	attorney 🗌 R's a	ttorney

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Sustained Overruled Basis		
☐ Voluntary submitted   Objection by ADAMH/MHRSB/ODMH attorney ☐ yes ☐ no		
Basis		
Sustained Overruled Basis		
Additional hearing notes:		
FINDINGS OF FACT		
Respondent's county of residence		
The evidence is ☐ is not ☐ clear and convincing that:		
Respondent suffers from a mental illness diagnosed as:		
schizophrenia paranoid chronic other		
schizoaffective disorder bi-polar other		
☐ bi-polar disorder ☐ manic phase ☐ depressive phase ☐ with psychotic features		
unspecified schizophrenia spectrum disorder		
organic brain syndrome		
other		
As a result of that mental illness, Respondent presents a substantial disorder of		
☐ thought ☐ mood ☐ perception ☐ orientation ☐ memory		
Which results in a gross impairment of		
☐ judgment ☐ behavior ☐ capacity to recognize reality ☐ ability to meet the ordinary demands of life		

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As a result of that mental illness, Respondent represents a substantial risk of harm to
self [R.C. 5122.01(B)(1)] (suicidal/serious physical harm attempts/ideation)
☐ others [R.C. 5122.01(B)(2)] (homicidal/serious physical harm attempts/ideation)
self [R.C. 5122.01(B)(3)] (inability to care for basic physical needs)
☐ others/self [R.C. 5122.01(B)(4)] (grave/imminent risk to substantial rights of others ☐ self ☐)
others/self [R.C. 5122.01B(5)] (would benefit as manifested by evidence of behavior)
The least restrictive alternative for the treatment of Respondent is
☐ inpatient hospitalization in a ☐ civil mental hospital ☐ forensic unit
outpatient care in accordance with the treatment plan.
other
☐ Other findings of fact
CONCLUSIONS OF LAW
Respondent 🗌 is 🔲 is not a mentally ill person subject to court order
Respondent  is is not entitled to be admitted as a voluntary patient
Other conclusions of law
RECOMMENDATIONS
The Magistrate recommends that Respondent
☐ Alcohol, Drug Addiction and Mental Health Services Board ☐ Mental Health Recovery Services
Board  other

Respondent	Case No. <u>MI-</u> MO-		
for a period of time not to exceed $\square$ 90 days $\square$ two	years, with placement at		
☐ Twin Valley Behavioral Health Care	Columbus Springs Dublin Hospital		
☐ The Ohio State University Harding Hospital	☐ Columbus Springs East		
Riverside Methodist Hospital	SUN Behavioral Columbus		
☐ Ohio Hospital for Psychiatry	☐ Mt. Carmel Behavioral Health		
RiverVista	Other		
☐ Timothy B. Moritz Forensic Unit			
pending transfer to Twin Valley Behavioral Heal	th Care		
☐ The affidavit be dismissed			
☐ The record be expunged			
R's counsel is relieved of further responsibility			
☐ The hearing be continued to	, 20 at 9:00 AM for the following reason(s)		
obtain independent expert obtain independent counsel			
☐ other			
Date	Magistrate		