INSTRUCTIONS FOR INVOLUNTARY TREATMENT FOR ALCOHOL AND OTHER DRUG ABUSE PETITION

[R.C. 5119.90-5119.98]

THE EMPLOYEES OF PROBATE COURT ARE UNABLE TO PROVIDE ASSISTANCE FILING OUT FORMS.

EVERYTHING ON ALL PAGES MUST BE FILLED OUT COMPLETELY.

PLEASE TYPE OR WRITE LEGIBLY.

The person who is filing the Petition must set forth facts that someone is suffering from alcohol and other drug abuse and presents an imminent danger or imminent threat of danger to self, family, or others if not treated fir substance abuse. The Petition must be signed by the person who is filing the paperwork in front of a notary public.

The Certificate of Physician (form AD-26.1)must be filled out completely by a physician that has examined the person who is suffering from alcohol and other drug abuse within two (2) days prior to the day the Petition is filed with the Court.

The Statement of Treatment Provider (form AD-26.3) must be completed by the facility that is going to be providing treatment and included with the Petition.

The person filing the paperwork is responsible for all fees, court costs, evaluation assessment costs, sheriff fees (if any apply), hearing fees, and treatment costs as stated in the Ohio Revised Code.

The person filing the paperwork, must place a security deposit for 50% of the total amount of the cost of treatment with the court at the time of filing of the Petition and Petitioner must include and sign Guarantee of Payment (form AD-26.0C) for the rest of the payment of treatment.

ALL MONEY IS DUE AT THE TIME OF FILING OF THE PETITION.

THERE WILL NOT BE ANY REFUNDS FOR THE INITIAL FILING COURT COSTS.

IN THE INTEREST OF _		
CASE NO		

PETITION FOR INVOLUNTARY TREATMENT FOR ALCOHOL AND OTHER DRUG ABUSE

[R.C. 5119.93]	
Respondent's Address:	
City, State and Zip:	
Respondent's Current Location (if different):	
Petitioner's Name:	
Petitioner's Address:	
City, State and Zip:	
Petitioner states the he/she is a ☐ Spouse ☐ Relative	□ Guardian of the Respondent.
Petitioner further states the name and complete address of person	ons related to the Respondent are (if known):
Parent(s) or Guardian's name(s):	
Address, City, State and Zip:	
Spouse's name:	
Address, City, State and Zip:	
Person having custody of Respondent's name:	
Address, City, State and Zip:	
Nearest relative:	
Address, City, State and Zip:	
Friend:	
Address, City, State and Zip:	

	CASE NO
	g from alcohol and/or other drug abuse because (state facts
to support belief):	
Petitioner also believes that the Respondent presents	an imminent danger or imminent threat of danger to self,
family, or others if not treated because (state facts to s	support belief):
Signature of Attorney	Signature of Petitioner
Typed or Printed Name	Typed or Printed Name
Sworn to and subscribed before me a Notary Public of	r Deputy Clerk of the Probate Court on this day of
,	
	Notary Public/Deputy Clerk
	ATMENT BY PETITIONER filled out by the facility, and accompany this petition.*
1	,Petitioner, has arranged for the treatment of
',	-
Name of Treatment Provider:	
Address:	
City State and Zip:	

IN THE INTEREST OF	
CASE NO	
	EE OF PAYMENT 5119.93(D)(2)]
The Petitioner or other authorized person (spouse,	relative or guardian) shall guarantee any and all costs and
fees for examinations, treatment, and hearing cost f	for the Respondent for alcohol and other drug abuse as may
be hereinafter ordered by the Court. The GUARANT	EE below shall be completed by either the Petitioner or other
authorized person.	
By my signature below, I do hereby assume respon	nsibility for and GUARANTEE PAYMENT FOR ALL COSTS
incurred on behalf of Respondent for all alcohol and	other drug abuse treatment, including, but not limited to, initial
examination and transportation costs, as hereinafter	ordered by the Court.
Signature	Date
Typed or Printed Name	-
Relationship to Respondent (Petitioner, Spouse, Relative or Guardian	-
Relationship to Respondent (Fethioner, Spouse, Relative of Guardian	
Complete Billing Address,	
City, State and Zip.	
Sworn to and subscribed before me a Notary Public	or Deputy Clerk of the Probate Court on this day of
, 20	
	Notary Public/Deputy Clerk

IN THE INTEREST OF _____

CASE NO
CERTIFICATE OF PHYSICIAN [R.C. 5119.92 AND 5991.93(C)(1)]
Affiant states the he/she is a Physician as defined in Chapter 4731 of the Ohio Revised Code.
Affiant states that he/she examined the above named Respondent on
and based on that examination, in his/her professional opinion, the Respondent:
☐ does ☐ does not suffer from alcohol and/or drug abuse
☐ does ☐ does not present an imminent danger or imminent threat of danger to self, family, or others if not treated
☐ does ☐ does not present a substantial likelihood of such a threat in the near future; and
□ can □ cannot reasonably benefit from treatment.
The facts that support Affiant's belief that Respondent does suffer from alcohol and/or drug abuse and the need fo
treatment are:

		CASE NO
Type of T	reatment: Inpatient Inpatient	
Length of	Treatment:	
Affiant fu	rther certifies that he/she knows that the following tre	eatment facilities are willing and able to provide the
recomme	nded treatment:	
1.	Name of Treatment Provider:	
	Phone Number:	
2.	Name of Treatment Provider:	
	Phone Number:	
3.	Name of Treatment Provider:	
	Phone Number:	
	PI	hysician's Signature
	Ty	yped or Printed Name and Title
	Pl	hone
	Pi	hysician License Number

IN TH	HE INTEREST OF
CASI	E NO
	PROBABLE CAUSE HEARING DECISION AND ENTRY
On	, this cause came on to be heard upon evidence presented in the Petition that
was fil	led on by
The C	ourt finds that the Petitioner was examined under oath as to the contents of the Petition.
The Co	ourt proceeded to hear the evidence and after full and careful consideration thereof the Court finds that there
is suffi	icient evidence to establish by probable cause that the respondent:
	Suffers from alcohol and other drug abuse;
	Presents an imminent danger or imminent threat of danger to self, family, or others as a result of alcohol
	and drug abuse, or there exists a substantial likelihood of such a threat in the near future; and
	Can reasonably benefit from treatment.
IT IS	ORDERED that a Full Hearing is to be held on at
	o'clockM. at Franklin County Probate Court,
to dete	ermine if there is clear and convincing evidence that the respondent may reasonably benefit from treatment
for alc	ohol and other drug abuse.
Writter	n notice of said hearing shall be given by mail or otherwise to all persons entitled to notice.
	Signature Page Attached
	Jeffrey D. Mackey

Probate Judge

IN THE INTEREST OF		
CASE NO		
ENTRY SETTING HEAR	RING AND ORDERING NOTICE	
On, a Petition alle	ging	to
be in need of involuntary treatment for alcohol and	d other drug abuse by Court Order, was filed in this Co	urt by
-	and the Court found that there is pro	
abuse.		
	tion will be heard before this Court on	
	ate Court,	
not waived notice.		
	Signature Page Attached	
	Jeffrey D. Mackey Probate Judge	

IN THE INTEREST OF	
CASE NO	
	SUMMONS
TO THE FOLLOWING NAMED RESPONDENT:	
YOU HAVE BEEN NAMED AS A RESPONDE	NT IN A PETITION FILED IN THE FRANKLIN COUNTY COURT
OF COMMON PLEAS, PROBATE DIVISION 37	3 S. HIGH STREET, 22ND FLOOR, COLUMBUS OHIO 43215.
BY:	, PETITIONER
A COPY OF THE PETITION IS ATTACHED F	HERETO. THE NAME AND ADDRESS OF THE PETITIONER'S
1. YOU WERE ORDERED TO APPEAR FOR A	A MEDICAL EXAMINATION ON,
AND FAILED TO APPEAR. YOU ARE H	HEREBY SUMMONED AND REQUIRED TO APPEAR AT
HOS	SPITAL BY
2 IF YOU FAIL TO COMPLY WITH THE S	UMMONS, YOU WILL BE SUBJECT TO AN ORDER TO BE
TRANSPORTED BY THE SHERIFF OR ANY	OTHER PEACE OFFICE TO A HOSPITAL OR TREATMENT
FACILITY.	
	By:
	Deputy Clerk

IN THE INTEREST	OF		
CASE NO			
	ORDER TO	TRANSPORT	
То	, of Franklin County C	Dhio,	
All the proceedings preson	cribed by law mandate that _		, Respondent, be admitted to
the	, therefore, you are	commanded forthwith to t	ransport the Respondent to the
	After executing this ord	er you will make due return	thereof to this office.
WITNESS my signature a	and the seal of said Probate	Court at Franklin County, (Ohio this day
of,			
		Signature Page Attached	
		Jeffrey D. Mackey Probate Judge	
	RE	TURN	
Received the Order to Tran	sport this day, and I executed t	he same by transporting the p	person to the place designated.
		Sheriff/Persor	Appointed/Police Officer

IN THE INTEREST OF
CASE NO
ORDER
On, this cause came to be heard upon evidence presented.
The Court finds from the evidence that the Respondent was served with notice of this hearing on
and that other parties entitled to notice have been served.
The Court finds that the Respondent is a resident of Franklin County, Ohio.
The Court proceeded to hear the evidence and by clear and convincing thereof, the Court finds that the
Respondent:
Suffers from alcohol and/or other drug abuse;
• presents an imminent danger or imminent threat of danger to self, family, or others as a result of alcohol and/
or drug abuse or there exists a substantial likelihood of such a threat in the near future; and
can reasonably benefit from treatment.
Based upon the recommendation of the treating Qualified Health Professional, the Court finds that \Box IN \Box OUT
patient treatment is consistent with the treatment goals.
Therefore, it is recommended that the Court issue an order that
Respondent, attend treatment at for a period
not to exceed, from the date of this decision.
A party shall not assign as error on appeal the Court's adoption of any factual finding or legal conclusion, whether
or not specifically designated as a finding of fact or conclusion of law under Civ.R. 53(D)(3)(a)(ii), unless the party
timely and specifically objects to that factual finding or legal conclusion as required by Civ.R. 53(D)(3)(b).
Signature Page Attached

FRANKLIN COUNTY FORM AD-26.14 - ORDER

Jeffrey D. Mackey Probate Judge

IN THE INTEREST OF _____

OF EXAMINATION (2)(1)]
, Petitioner, filed in this Court a Petition on
, Respondent,
ent by Court Order.
er, to undergo a physician's examination concerning
nt.
iff of the Probate Court on this day of
ty Clerk/Bailiff

IN THE INTEREST OF				
CASE NO				
STA	TEMENT OF TREATMENT [R.C. 5991.93(C)(2)]			
		hereby	agrees	to provide
	nent Provider			
the appropriate treatment for	Respondent			
Name of Treatment Provider:				
Address:				
City, State and Zip:				
Name of Contact Person:				
Phone Number:	Fax Number:			
Estimated Time for Treatment:	Estimated Cost of Tre	eatment:		
Signature of Authorized Agent at Treatment Provider	 Date			
organica of Addition Zed Agent at Treatment F10VIdel	Date			
Typed or Printed Name				

CASE NO
Physician's Signature
Typed or Printed Name and Title
Phone
Physician License Number

CASE NO		
NOTICE OF H	EARING ON PETITION C. 5991.94(B)(2)]	
TO:		
You are hereby notified that a Hearing is treatment for alcohol or other drug abuse.		
The Hearing is scheduled forat Franklin County Probate Court,a		
Attached is a copy of the Petition.		
	Signature Page Attached Jeffrey D. Mackey Probate Judge	

CASE NO
Physician's Signature
Typed or Printed Name and Title
Phone
Physician License Number

IN THE INTEREST OF	
CASE NO.	
ORDER TO APPEAR	TO RESPONDENT AND FOR EXAMINATIONS AND HEARING C. 5119.94(B)(3)(4) AND (5)]
TO:	
You are hereby notified that on	
	is a person in need of
involuntary treatment for alcohol and/or other	er drug abuse by Court Order. The Petition is set for a Hearing before
this Court at:	
Place: Franklin County Probate Court,	
Date:	Time:
	is to be examined by a Physician for the Purpose of a physical
examination and by a Qualified Health Profe	essional for the purpose of a drug and alcohol addiction assessment
and diagnosis no later that 24 hours before	the Hearing. These examinations will be held at:
Place:	
Date:	Time:

You are hereby ordered to appear at both the Court hea	ring and the examinations.	
You are hereby notified that you have the following right	ts:	
You may retain counsel. If you are indigent, you may	y be represented by Court appointed counsel upon request.	
• You have the right to obtain an independent expert evaluation for the purpose of a physical examination for		
a drug and alcohol addiction assessment at your o	wn expense.	
Attached is a copy of the Petition.		
	Signature Page Attached	
	Jeffrey D. Mackey Probate Judge	
DETUDNI (OF SERVICE	
	or Examinations and Hearing and a copy of the Petition personally to	
he above named Respondent.		
	Process Server	
	Date Served	

CASE NO. _____

IN THE INTEREST OF	
CASE NO.	
	O RESPONDENT AND ER TO REPORT TO HOSPITAL [R.C. 5119.95]
•	, is a person in need of
involuntary treatment alcohol and/or other drug a	·
,	ed health professional that
·	presents and imminent danger or imminent threat of danger to self,
By clear and convincing evidence, the Court finds	s that presents
an imminent danger or threat of danger to self,	family, or others as a result of alcohol and other drug abuse and
hereby orders that	be hospitalized immediately at the following
hospital:	
Address:	
	is to be held at the hospital until:
□ Date:	, Time:, or

☐ The time of the Hearing.

	CASE NO
The Petition is set for Hearing before this Court at:	
Place: Franklin County Probate Court,	
Date:Time:	
You are hereby notified that you have the following rights	:
You may retain counsel. If you are indigent, you may	be represented by Court appointed counsel upon request.
You have the right to obtain an independent expert	evaluation for the purpose of a physical examination for
a drug and alcohol addiction assessment at your ow	n expense.
• Upon reporting to the hospital, you may make a rea	asonable number of phone calls or use other reasonable
means to contact an attorney, a licensed physician,	or a qualified health professional, or to contact any other
person or persons to secure representation by coun	sel or to obtain medical or psychological assistance. You
will be provided with assistance in making calls if th	e assistance is needed or requested.
Attached is a copy of the Petition and the Certification by	the qualified health professional.
,	Signature Page Attached
-	Jeffrey D. Mackey Probate Judge
RETURN OI	F SERVICE
I delivered an original Notice to Respondent and Emergency Order to	o Report to Hospital and a copy of the Petition personally to the
above named Respondent.	
	Process Server
	Date Served

IN THE INTEREST OF		
CASE NO		

RESPONDENT'S RIGHTS

[R.C. 5119.95]

You are hereby notified that on	, a petition was filed in Franklin County, Ohio
Court of Common Please, Probate Division, alleging that you:	

- Suffer from alcohol and other drug abuse.
- Present an imminent danger or imminent threat of danger to self, family, or others as a result of alcohol and drug abuse, or there exists a substantial likelihood of such a threat in the near future; and
- Can reasonably benefit from treatment.

You have the right to:

- Be notified and be present at the hearing to determine whether or not you are in need of involuntary treatment for alcohol and other drug abuse by court order.
- **Retain a Physician** for the purpose of a physical examination and a qualified health professional for the purpose of a drug and alcohol assessment at your own expense.
- Retain Counsel if you are unable to afford an attorney, you will be represented by court appointed counsel.
- Make immediately a reasonable number of telephone calls or use other means to contact an attorney,
 physician, or a qualified health professional, or to contact some person or persons to secure representation
 by counsel if you are hospitalized pending the hearing.

IN THE INTEREST OF	
CASE NO	
AFFIDAVIT	OF INDIGENCY
	, Respondent, being first duly cautioned and sworn, states
the following facts are true:	
My Current address is:	
I have lived at this address for:	
My current monthly income is:	
My monthly source of income is:	
My monthly expenses are:	
I am responsible for the care of perso	ns.
I own the following:	
Real Estate\$\$	
Total of Assets\$	
	Affiant, Respondent
Sworn to and subscribed before me a Notary Public, 20	or Deputy Clerk of the Probate Court on this day of
	Notary Public/Deputy Clerk
E	NTRY
Upon consideration of the Affidavit of Indigency, the Court	finds the respondent is indigent and orders the appointment of

Signature Page Attached

Jeffrey D. Mackey

Probate Judge

Court Appointed Counsel.

IN THE INTEREST OF	
CASE NO	
ENTRY APP	OINTING COUNSEL
The Court finding that the Respondent is in	ndigent, the Court, under R.C.5119.94(B)(3), appoints, Attorney at Law.
Address:	
City, State, Zip Code:	
Phone No.:	
In the event that the above captioned person is not	indigent, the Court shall assess costs to said person.
	Signature Page Attached Jeffrey D. Mackey

Probate Judge