## PROBATE COURT OF FRANKLIN COUNTY, OHIO

ROBERT G. MONTGOMERY, JUDGE

IN THE	MATTER OF		
CASE	NO. <b>M</b>		
	ENTRY	Y AUTHORIZING	
Followin	g an independent review pursuant to Civ	R. 53, the Court finds that the Magistrate	has properly determined
the perti	nent facts and applied the salient law ther	reto. Hence, this Court adopts the Magistr	ate's Decision as its own,
including	g the findings of fact and conclusions of	law contained therein under R.C. 2101.24	4(A)(1)(t); R.C. 5122.271;
Steele v	. Hamilton Cty. Community Mental Health	Board, 2000-Ohio-47.	
Upon ap	plication and for good cause shown, the f	following procedure:	
□ Forc	ed Psychotropic Medication and Lab To	esting as necessary	
IS HERE	BY ORDERED to be performed upon		, Respondent,
		and th	
1.	is unable to receive the information required to enable		
	him/her to give a fully informed intell	igent and knowing consent;	
2.	that	and	have
	recommended to the Court that the a	bove described procedure take place;	
3.	that the Court has notified the Legal	Rights Service of the application to Author	orize
			<u>;</u>
4.	that the hospital is authorized ( <b>only if item is checked</b> ) to: $\Box$ obtain prior medical records concerning		
	Respondent;   obtain collateral info	ormation from family members of Respond	dent without disclosing
	Respondent HIPAA protected informa	ation;	
5.			
Upon ex	amination of all evidence, the Court here	eby finds that the above procedure as app	olied for is necessary and
authoriz	es the same, not to exceed the current co	ommitment.	
Date:		<u></u>	
		Robert G. Montgomery	

Probate Judge