

BEFORE THE MENTAL HEALTH BOARD OF THE

_____ JUDICIAL DISTRICT

IN THE INTEREST OF)	
)	CASE NO. _____
)	
)	ORDER
_____)	(Outpatient)
Alleged to be a Mentally)	
Ill and Dangerous Person)	
Subject)	

This matter comes on for hearing on the _____ day of _____, 200__, before the _____ Judicial District Mental Health Board.

The (Deputy) County Attorney, _____, was present along with the subject and the subject's counsel, _____.
The subject acknowledged receipt of a copy of the Petition, Notice of Hearing, list of Rights and then admitted/denied the allegations of the Petition.

The matter is submitted to the Mental Health Board upon information filed herein, the testimony elicited, and the evidence that was adduced. Upon consideration thereof, the Board finds that there is clear and convincing evidence that the allegations in the petition are true and relies on the following:

The Mental Health Board further finds by clear and convincing evidence that the subject is mentally ill and dangerous person and neither voluntary hospitalization nor other treatment alternatives less restrictive of the subject's liberty than a Mental Health Board ordered treatment disposition would suffice to prevent the substantial risk of harm as described in section 71-908.

Having considered all treatment alternatives, the Board orders the subject placed in the custody of _____ (name and address of outpatient treatment facility) for appropriate outpatient treatment. Said outpatient treatment facility shall prepare and implement an individualized treatment plan for the subject. Said outpatient treatment facility shall document and report the subject's progress under such plan.

The individualized treatment plan shall contain a statement of (a) the nature of the subject's mental illness or substance dependence. (b) the least restrictive treatment alternative consistent with the clinical diagnosis of the subject, and (c) intermediate and long-term treatment goals for the subject and a projected timetable for the attainment of such goals.

A copy of the individualized treatment plan shall be filed with the mental health board for review and inclusion in the subject's file and served upon the county attorney, the subject, the subject's counsel, and the subject's legal guardian or conservator, if any, within five working days after the entry of the board's order. Treatment shall be commenced within two working days after preparation of the plan.

The subject shall be notified by the mental health board when the board has changed the treatment order or has ordered the discharge of the subject from commitment.

Said outpatient treatment facility shall submit periodic progress reports to the mental health board detailing the subject's progress under such plan and any modifications to the plan. The initial progress report shall be filed with the mental health board for review and inclusion in the subject's file and served upon the county attorney, the subject's counsel and the subject's legal guardian or conservator, if any, no later than ten days after submission of the subject's individualized treatment plan. Such periodic progress reports shall be so filed and served no less frequently than every ninety days for a period of one year following submission of the subject's individualized treatment plan and every six months thereafter.

Pursuant to NRS Sec. 71-933, said outpatient treatment facility shall report to the board and the county attorney if (a) the subject is not complying with his or her individualized treatment plan, (b) the subject is not following the conditions set by the board, (c) the treatment plan is not effective, or (d) there has been a significant change in the subject's mental illness or substance dependence. The county attorney shall have the matter investigated to determine whether there is a factual basis for the report.

Other:

Legal settlement is found to be

Dated: _____.

MENTAL HEALTH BOARD OF THE
_____ JUDICIAL DISTRICT,

Chairperson

Member/Alternate

Member/Alternate