Firearm Prohibition Cover Sheet

Confidential Information

Submission to Clerk of Court of Statutorily Required Documents for Review by Judge or Magistrate Regarding Purchase of Firearms or Applying / Retaining Concealed Weapons or Firearms License by Persons who have a Mental Illness and are Deemed Imminently Dangerous

ched are the following forms regarding the determination an individual in this receiving or treatment facility been found to be an imminent danger to self or others:						
Finding and Certification by an Examining P (If not applicable, do not file)	Physician of Pers	son's Imminent Dangerousness				
☐ Patient's Notice and Acknowledgment (Purchase of Firearms and Application for or Retention of a Concealed Weapons or Firearms License)						
☐ Application for Voluntary Admission of an Admission of	dult (Receiving F	Facility)				
☐ Notification to Court of Withdrawal of Petitio Outpatient Placement	n for Hearing on	Involuntary Inpatient or Involuntary				
Signature of Administrator or Designee	Date	Time				
Printed Name of Administrator or Designee	Name of Re	eceiving or Treatment Facility				
Printed Name of Patient		Gender				
Printed Name of Patient Date of Birth		Gender				

See s. 394.463(2)(i)4, 790.06 and 790.065 Florida Statutes Confidential Information Revised 10/8/13

Finding and Certification by an Examining Physician of Person's Imminent Dangerousness

I,	, a physiciai	n licensed pursuant to chapter 458 or 459,
Florida Statutes, examined		, a patient in
	(nam	e of receiving or treatment facility) on
(date) at	a.m./p.m.	
I determined this individual is an imminent dang	er to self or othe	ers based on the following:
Please Check One		
☐ I certify if the person had not agreed to volun	ntary treatment, a	a petition for involuntary outpatient or inpatient
treatment would have been filed.		
$\hfill \square$ I certify a petition was filed and the person su	ubsequently agre	eed to voluntary treatment prior to a court
hearing on the petition.		
I have found this person has the capacity to make	ke well-reasoned	d, willful, and knowing decisions concerning his
or her medical or mental health treatment and th	nerefore is comp	etent to transfer to voluntary status and to
consent to treatment.		
Signature of Examining Physician	Date	Time
Printed Name of Examining Physician	License Nur	mber
Printed Name of Patient:		Gender:
Date of Birth:		Race:
Social Security Number:		

Patient's Notice and Acknowledgment Purchase of Firearms and Application for or Retention of a Concealed Weapons or Firearms License

do hereby

	son whose admission is	being requested)		
confirm I have received written	notice of the finding a	and certification from	an examining physi	cian
advising if I do not agree to ve	oluntary admission, a բ	petition for involuntary	outpatient or inpa	tient
treatment will be filed under s. 3	94.463(2)(i)4, F.S., or th	ne examining physicia	n certified a petition	was
filed and I have subsequently ag	reed to voluntary treatm	nent prior to a court he	aring on the petition	
I further acknowledge I understa	and the doctor who exan	nined me believes I an	n an imminent dange	er to
myself or to others. I understa	nd if I do not agree to	voluntary treatment, a	a petition will be file	ed in
court to require me to receive in	nvoluntary treatment. I	understand if that pe	tition is filed, I have	the
right to contest it. I understand	by agreeing to voluntar	y treatment in either o	f these situations, I	may
be prohibited from purchasing f	irearms and from apply	ring for, or retaining, a	concealed weapon	s or
firearms license until I apply for,	and receive, relief from	that restriction under	Florida law.	
I understand the Finding and	l Certification by an ∃	Examining Physician	of Person's Immi	nent
I understand the Finding and Dangerousness, this signed Pat	·	0 ,		
•	tient's Notice and Ackno	0 ,		
Dangerousness, this signed Pat	tient's Notice and Ackno	0 ,		
Dangerousness, this signed Pat	tient's Notice and Ackno	0 ,		
Dangerousness, this signed Pat Admission will be filed with the C	tient's Notice and Ackno Court.	owledgment, and my A	Application for Volun	
Dangerousness, this signed Pat Admission will be filed with the C	tient's Notice and Ackno Court.	owledgment, and my A	Application for Volun	
Dangerousness, this signed Pat Admission will be filed with the C	tient's Notice and Acknowledge Court. Printed Name Printed Name	owledgment, and my A	Application for Volun Time Time	
Dangerousness, this signed Pat Admission will be filed with the C Signature of Competent Adult Signature of Witness	Printed Name Printed Name	Date Date	Application for Volun Time Time	

Application for Voluntary Admission of an Adult (Receiving Facility)

I,		do	hereby apply for a	admissio	n to
Full printed name of person whose adm	nission is being requested				
Fill in name of facility					
Fill III Harrie of facility					
for observation, diagnosis, care, and application is true and correct to the			formation given or	n this	
I am making this application for volu and willful decision without any eler reason for my admission to this faci	nent of force, fraud, deceit, du				
I am a competent adult with the omedical or mental health treatment surrogate/proxy making health care	. I do not have a guardian, q				
I ☐ have ☐ have not pro	ovided a copy of advance dire	ctive(s).			
If so, the advance directives include Living Will Health Care Surrogate, Mental Health Care Surroga Other as specified:					
I have been provided with a writter fully explained to me. I understand 24 hours after I make a request f outpatient placement is filed with the case I may be held pending a heari	this facility is authorized b or discharge; unless a petition ne Court within two (2) court	y law to detain me on for involuntary inp	without my constant placement	sent for or involu	up to intary
I understand that I may be billed for	the cost of my treatment.				
				am	pm
Signature of Competent Adult	Dai	te	Time		•
Printed Name of Witness	Signature of Witness	 Date	Time	am	pm

prior to the "Application." The "Application" and "Certification" must be placed in the person's clinical

record.

	IN THE CIRCUIT COURT OF THE		_ JUDICIAL CIRCUIT	
	IN AND FOR		COUNTY, FLORIDA	
IN F	RE:		D.:	_
	Notification to Court of for Hearing on Involuntary Inpatient			
			•	
YO	DU ARE HEREBY INFORMED THAT Name of Person			
at	Facility Name and A	ddress		
			dmission, due to an improvement i	n his/her
	was discharged onto			_
Ш	was transferred on to Date Destinat	ion (if known)	_
	was converted to Marchman Act on			
	Other (specify):			
Pla	ease withdraw my Petition for:			
	Involuntary Outpatient Placement Involuntary Inpatient	t Placement	Continued Involuntary Outpatier	nt Placement
If ye	ne respondent has or has not been determined to be yes, the record of the finding, certification, notice, and writte	en acknowled	gement is attached to this Notificati	
	ate: The Petition for Adjudication of Ir	ncompetence	to Consent to Treatment and Appo	intment of a
Gua	uardian Advocate, if any, is also being withdrawn.			
Sigi	gnature of Administrator or Designee	Date	Time	
Prin	inted Name of Administrator or Designee			
cc:	: Clerk of the Court (Probate Division) Person Assistant State Attorney Represent	tative	☐ Guardian ☐ Person's Attorney	
pers	hen a petition for involuntary placement is withdrawn, the carson, and guardian or representative must be notified by te ch decision is made within 24 hours prior to the hearing. In	lephone with	n one business day of the decision	, unless
Prin	inted Name of Patient:	(Gender:	
Dat	ate of Birth:	F	Race:	
Soc	ocial Security Number:			

Confidential Information Revised 10/8/13

	IN AND FOR	COUNTY, FLORIDA				
		0.105 #				
IN	N RE:	CASE #:				
		DIVISION:				
	PETITION FOR RELI DISABILITIES IMPOS					
1.	. THIS MATTER is presented to the Court on	(date) by Petitioner,,				
	on a Petition for Relief from Firearms Disabilities Imposed	I by the Court on				
2.	. The Petitioner was ordered for:					
	Ordered to Involuntarily Substance Abuse Assessmen	nt and Stabilization (s. 397.6818, F.S.) on				
	Ordered to Involuntary Substance Abuse Treatment ((s. 397.6957, F.S.) on				
	Ordered to Involuntary Inpatient Placement (s. 394.467(6), F.S.) on					
	Ordered to Involuntary Outpatient Placement (394.46	555, F.S.) on				
	☐ Found by Court to be of Imminent Danger but permitted	ed by physician to transfer to voluntary status in lieu of				
	involuntary placement order above (s. 790.065, F.S.)	on				
	Adjudicated incapacitated (s. 744.331, F.S.) or any si	milar law of any other state on				
	☐ Acquittal by reason of insanity (s. 916.15 F.S.) of a pe	erson charged with a criminal offense on				
	☐ Judicial finding that a criminal defendant is not compe	etent to stand trial (s. 916.12, F.S.) on				
3.	not be contrary to the public interest as follows:	dangerous to public safety and that granting the relief would				
4.	. Based upon these facts, THE FOLLOWING IS REQUEST	ΓED:				
	a. The firearms disability imposed dated	, be set aside and are no further in force and effect.				

IN THE CIRCUIT COURT OF THE _____ JUDICIAL CIRCUIT

b. That pursuant to Florida Statute (790.065), The court shall grant the relief requested in the petition if the court finds, based on the evidence presented with respect to the petitioner's reputation, the petitioner's mental health record and, if applicable, criminal history record, the circumstances surrounding the firearm disability, and any other evidence in

•		•
	Petition for Relief	from the Firearm Disabilities
Printed Na	ame of Petitioner: _	
Mailing Ac	ldress:	
City	State	Zip
	the foregoing true. Printed Na	Printed Name of Petitioner: _ Mailing Address:

the record, that the petitioner will not be likely to act in a manner that is dangerous to public safety and that granting the

IN TH	IE CIRCUIT COURT OF THE	JUDICIAL CIRCU	JIT
	IN AND FOR	COUNTY, FLORIDA	
IN RE:		CASE #	
		DIVISION:	
	ORDER ON PETITION FOR REL	IEF FROM FIREARM DISABILITIES	
THIS MATTER i	s presented to the Court by Petitio	oner,	on a Petition
for Relief from F	irearms Disabilities Imposed by th	e Court as a result of the	
	order issued by the Co	ourt on(date).	
The Court, havir	ng heard testimony and having rec	eived other evidence, finds as follows:	
1	was ordered to		
2	successfully		
3	currently lives with		·····
works at	, and _		
Based on the ev	ridence presented and the Court's	conclusions derived therefrom, IT IS TH	EREFORE
ORDERED AND	ADJUDGED that:		
☐ The firearm o	lisability imposed on	shall remain in force	e and effect
and the petition	filed on	(date) is DENIED.	
☐ The firearm o	lisability imposed on	on	
	(date) is SET AS	IDE and is no further in force and effect.	
That pursuant to	Florida Statute 790.065, the Cou	rt grants relief requested in the petition.	With respect
to evidence pres	sented as to petitioner's reputation	, mental health, the absence of criminal	record that

That pursuant to Florida Statute 790.065, the Court grants relief requested in the petition. With respect to evidence presented as to petitioner's reputation, mental health, the absence of criminal record that would preclude gun ownership, the firearm disability, and other evidence in the record, the petitioner will not be likely to act in a manner that is dangerous to public safety and that granting the relief would not be contrary to the public interest.

mental health rec	ord of		froi	m the aut	omated database	ment shall delete any e of persons who are
DONE AND ORD				County,	Florida this	day of
						Circuit Court Judge
Full Name of Petin	tioner:					
Mailing Address:						
	City	State	Zip			
Date of Birth:					_	
Race:	Gend	ler:				
Social Security No	umber:					

OF	THE STATE OF FLORIDA PROBATE, GUARDIANSH	., IN AND FOR IIP, TRUST AND MENTAL	COUNTY HEALTH DIVISION
IN RE:		CASE NO:	
(When provided)	(Patient)	DIVISION:	
Gender: R	dace:		
Date of Birth:	Social Security	Number:	
	,	ODDED OF COURT	
□ <u>TO PR</u>	ESENT RECORD OF FINDING	ORDER OF COURT: TO FLORIDA DEPARTMEN OCUMENTATION ON VOLU	IT OF LAW ENFORCEMENT or NTARY TRANSFER
THIS MAT	TER came before the Cour	t on	, 20, upon the filing of a record on, 20,
relating pursuant to the p	rovisions of Chapter 394, F te, pursuant to Section 790	<i>(patient),</i> who is now voluntal lorida Statutes, and having	rily in a mental health treatment facility been considered by the undersigned the undersigned having reviewed the
of the Court	fing records were filed by the for the county in which the interest of findings and certification are cord of examining physician's consecuted of written notice provided to accord of patient's written acknowled accord of application for voluntary accord Notification to Court of With	nvoluntary examination occ by examining physician of patient ertification relating to filing of petition patient edgement of notice admission	t's imminent dangerousness; on for involuntary treatment
□The exam	ining physician found that th	e patient is an imminent da	nger to himself or herself or others.
involuntary of	ining physician certified tha outpatient or inpatient treatm		e to voluntary treatment, a petition for
			outpatient or inpatient treatment was or to a court hearing on the petition.
such finding	, he or she may be prohibite	ed from purchasing a fireari	n, and written notice that as a result of m, and may not be eligible to apply for cknowledged such notice in writing.
			e 24-hour time prescribed by law and er the patient's agreement to voluntary
	hours after receipt, compute presented the record to the	•	ludicial Administration 2.514, the Clerk

☐The record supports the classifying of the patient as an imminent danger to self or others and therefore

meets the criteria for forwarding to the Florida Department of Law Enforcement.

_____ JUDICIAL CIRCUIT

IN THE CIRCUIT COURT OF THE _

In consideration of the foregoing it is hereby

□ORDERED AND ADJUDGED that the	record be submitted to the Florida Department of	Law
Enforcement within 24 hours for the purpose of e	entering the patient's name into the National Instant Cl from purchasing firearms. The 24-hour period shal	heck
computed as provided in Rule of Judicial Administr		II DE
or		
	record presented to the Court is incomplete and the C nced patient's voluntary commitment procedure met	
firearm or that his/her name be added to the FDLI	so as to require that he/she be prohibited from purchasi E's Mental Competency (MECOM) database. It is there	_
further ORDERED that the	(name of receiving facility) file with	this
Court adequate documentation of this voluntary of jurisdiction to enter further orders in this matter. It	commitment procedure within 3 days. The Court rese is further	
ORDERED that a failure to timely file the do a.) A dismissal of the matter with prejudice,	•	
b.) The person's record will not be submitte		
, .	urchasing a firearm because of this specifically	
DONE AND ORDERED in Chambers in	County, Florida, on, 20	.•
	□Circuit Court Judge	
	□General Magistrate	
Copies to:		
⊠Receiving Facility* ⊠Patient* □SAO		
□PDO/Patient's Counsel		

^{*}The Receiving Facility is to print the patient's copy and provide it to patient at the facility.