IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA

STATE OF FLORIDA	
vs.	Case No.(s):
Defendant /	Division:
	DEFENDANT INCOMPETENT TO PROCEED AND EPARTMENT OF CHILDREN AND FAMILIES
_	me to be heard before the Court, and the questions of the
	10(b), Fla. R. Crim. P., the Court, pursuant to
-	3.210(b), Fla. R. Crim. P., appointed
,	,, and
	_ to examine the Defendant and to report to the Court
on whether the Defendant is co	mpetent to proceed and, if not, to report on any
recommended treatment for the	e Defendant to attain competence to proceed. The court
having received:	
the written reports	S
the oral testimony	
both written repor	ts and oral testimony
of the above-named experts and	d others in relation to the issue of the Defendant's
competency to proceed and need	d for treatment, the court hereby makes the following
Findings of Fact and Conclusion	ns of Law:

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FINDINGS OF FACTS

1.

2.		
3.		
	CONCLUSIONS OF LAW	
A.	The Defendant is incompetent to proceed due to the Defendant's mental	
illness as	defined in s. 916.106(13), Fla. Stat.	
В.	The Defendant is incompetent to proceed with	
	pre-trial hearings	
	entry of a plea	
	the trial of the case	
	sentencing	
	violation of probation or community control proceedings	
	hearings on issues regarding a Defendant's failure to comply with court orders or conditions	
	other matters where the mental competence of the Defendant is necessary, i.e	
C.	The Defendant, who is incompetent to proceed, is presently charged with a	
felony.		
D.	The Defendant meets the criteria for involuntary placement with the	
	Department of Children and Families as provided in s. 916.13(1), Fla. Stat	
	To wit:	

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- (1). The Defendant is manifestly incapable of surviving alone or with the help of willing and responsible family or friends, including available alternative services, and, without treatment, the Defendant is likely to suffer from neglect or refuse to care for herself or himself and such neglect or refusal poses a real and present threat of substantial harm to the Defendant's well-being; and,
- (2). There is a substantial likelihood that in the near future the Defendant will inflict serious bodily harm on herself or himself or another person, as evidenced by recent behavior causing, attempting, or threatening such harm.
 - E. There are no available, less restrictive alternatives, including treatment in community residential facilities or community settings, which would offer an opportunity for improvement of the Defendant's condition, which are appropriate.
 - F. There is a substantial probability that the mental illness causing the

 Defendant's incompetence will respond to treatment and the Defendant will

 regain competency to proceed in the reasonably foreseeable future.

Based upon the FINDINGS OF FACTS and CONCLUSIONS OF LAW, it is ORDERED AND ADJUDGED that:

- 1. The Defendant is incompetent to proceed due to the Defendant's mental illness as defined in s. 916.106(11), Fla. Stat., and all further proceedings are hereby stayed.
- 2. The Defendant is hereby committed to the Department of Children and Families.

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- 3. The Defendant meets the criteria for commitment to a treatment facility of the Department of Children and Families as provided in s. 916.13(1), Fla. Stat., and is hereby committed to the Department of Children and Families to be placed in a mental health treatment facility pursuant to s. 916.13(2), Fla. Stat.
- 4. The Clerk of the Court is directed to forthwith forward a certified copy of this Order along with copies of any written reports submitted to this Court by experts appointed by the Court relating to the issues of competency and need for treatment; copies of any other psychiatric, psychological or social work reports submitted to the court relative to the mental state of the Defendant; and a copy of the charging instrument and all supporting affidavits or other documents used in the determination of probable cause to the following email address:

DCF.Adult.Forensic.Admissions@myflfamilies.com

or alternatively to:

Forensic Admissions Coordinator Department of Children and Families Mental Health Treatment Facilities Policy and Programs 2415 N. Monroe Street Suite 400 Tallahassee, FL 32303-4190

5. Upon notification of an admission date by the Department of Children and Families, the Sheriff of ______ County shall, on the date specified, forthwith transport and deliver the Defendant to a treatment facility designated by the Department, together with a certified copy of this Order and the other documentation outlined in paragraph 4. above.

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6. The Department, through the Administrator of the facility to which the
Defendant is admitted, shall report directly to this Court, with copies to the attorneys
for the State and the Defense on the issues of competency to proceed and the need for
continued commitment as provided in s. 916.13(2), Fla. Stat., and in Rule 3.212 (5),
Fla. R. Crim. P.
7. In the event the Defendant's presence is required at any hearings in this
cause, this Court shall issue an Order to Transport, directing the Sheriff of
County, or his designee to resume custody of and transport the
Defendant back to the jurisdiction of this Court.
8. In the case of those Defendant's found incompetent to proceed with the trial
of the case, the requirements of Rule 3.191, Fla. R. Crim. P., are hereby temporarily
suspended.
9. This Court retains jurisdiction in this cause, pursuant to s. 916.16, Fla.
Stat., and the Defendant shall not be discharged or released from commitment within
the Department of Children and Families without further Order of this Court.
DONE AND ORDERED at,
County, Florida, this day of, 20
CIRCUIT JUDGE
Copies furnished to:

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Office of the State Attorney
Public Defender or Private Defense Counsel _____
(insert name)
Department of Children and Families
Mental Health Treatment Facilities Policy and Programs (certified)
Office of the Sheriff

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