



CIRCUIT COURT DISTRICT COURT OF MARYLAND FOR _____

City/County

Located at _____ Case No. _____

Court Address

STATE OF MARYLAND

vs.

Defendant _____ DOB _____

Charge: (1) _____

Address _____

Charge: (2) _____

City, State, Zip _____ Telephone _____

ORDER OF PRETRIAL CONDITIONS OF RELEASE

Having considered the testimony and evidence, it is this _____ day of _____, _____, ^{Month} ^{Year} **ORDERED** that the Defendant identified above, is found incompetent to stand trial but not dangerous as a result of mental disorder or mental retardation if released subject to conditions.

IT IS FURTHER ORDERED, that the Defendant be released on recognizance subject to the following conditions:

1. The Defendant shall reside at _____ Address _____

If Defendant is residing in supervised housing, Defendant shall follow all rules of the following provider:

Provider, address, telephone number

Thereafter, any change in residence must be approved in writing by the therapist and sent to the court-appointed monitor. The Court and attorneys shall be notified prior to any change in level of supervision.

2. The Defendant shall receive clinical services from the following provider:

Provider, address, telephone number

Thereafter, any change in clinicians, clinics or frequency of appointments must be approved in writing by the clinician or case manager prior to the change and sent to the court-appointed monitor.

3. The Defendant shall take medications as prescribed and submit to periodic blood tests, if requested by the physician, to confirm the presence and levels of prescribed medications.

4. The Defendant shall attend NA/AA meetings if and as often as directed by the therapist, and shall submit proof of attendance to the therapist.

5. The Defendant shall attend and participate in all additional programs as recommended and arranged by his/her therapist or case manager. Current recommendations are: _____
Program, provider, address, telephone

6. The Defendant shall obey all laws and in the event he/she is arrested or convicted, he/she will notify the court-appointed monitor and his/her therapist.

7. The Defendant shall not use illegal drugs nor use abuse alcohol. His/her therapist, residential provider or court-appointed monitor shall have the right to request breathalyzer or urine samples at any time.

8. The Defendant shall not own, possess, use or have under his/her control, any weapon or firearm of any description.

9. Defendant shall not initiate any contact with:
Name

10. The Defendant shall immediately discuss with his/her therapist or case manager any of the following:

- a. change in residence or employment
- b. change in physical or mental health
- c. trips outside the State of Maryland
- d. failure to meet clinic or program appointments

and the Defendant shall agree to abide by any reasonable recommendations his/her therapist makes regarding those and other activities.

11. The Defendant agrees that the Department has the right to require him/her to participate in a psychiatric evaluation to determine if he/she remains incompetent to stand trial and is not dangerous by reason of a mental disorder or mental retardation, and if the Defendant is likely to be restored to competency to stand trial.

12. Defendant may seek voluntary admission to a hospital for purpose of inpatient psychiatric treatment. Hospitalization under these circumstances does not constitute a violation of this agreement.

13. If the treating mental health personnel recommend inpatient treatment and Defendant is unwilling to be voluntarily admitted to a hospital for psychiatric treatment, this refusal shall be deemed a violation of pretrial conditions of release.

14. If Defendant has a diagnosis of mental retardation or other developmental disability and clinical personnel recommend respite care in a DDA community based program and the Defendant fails to agree to the respite care, this refusal will be deemed a violation of pretrial conditions of release.

15. Defendant shall complete a Consent to Disclose Protected Health Information form (CC-DC-CR-110) to enable the court-appointed monitor to confirm Defendant's compliance with this Order.

16. The court-appointed monitor is:
- Pretrial Release Service Program
 - DHMH Community Forensic Aftercare Program (CFAP) [with their consent]

17. The shall be responsible for supervising the conditions of the individual's pretrial release, including notification to all the necessary parties who will be asked to provide services to Defendant, informing those parties of monitor's duties.

18. The court-appointed monitor, the Department of Health and Mental Hygiene, and the Office of the State's Attorney shall advise the Court if the Defendant is in violation of the Order and may include a recommendation regarding rescission, modification or continuation of conditions.

19. The Defendant shall attend all court hearings and reviews as scheduled by the Court.

20. A review hearing shall be held on , at A.M. P.M.
Date Time

21. Other

.....
.....
Date Judge ID Number

NOTICE

I, the undersigned Defendant, do acknowledge that I have been advised of the conditions of release and received a copy thereof, and I voluntarily agree to abide by the conditions. I further acknowledge that the Court may at any time revoke the Order of Release or change it to require additional or different conditions of release and may issue a warrant for my arrest immediately upon allegation of violation of the conditions of my release.

.....
Date Defendant's Signature