IN THE	COURT OF			COUNTY,
	TENNESS	EE		
STATE OF TENNESSEE	·	)		
V.		) )	Docket No	
DEFENDANT		) )		
	UNDER T.C.A. § 33 FORY OUTPATIE			
This matter was hear	d on the	_day o	of	, 20, based
on the complaint requesting	that the defendant be ord	lered	to seek manda	tory outpatient treatment
under T.C.A. § 33-7-303(b)	with			
				(qualified mental
health professional).				
At the hearing, it app	peared to the satisfaction	of the	e Court that the	e defendant was
examined by the				
Community Mental Health (		evalu	ation after def	endant was adjudicated
not guilty by reason of insan				, and the second
	Y			
The staff of the Community	Mental Health Center re	comr	nend mandator	ry outpatient treatment
with	Wientan Floaren Contor To	COIIII	nena manaatoi	(qualified
mental health professional).				(quamieu
montar nearth professionary.				
As a result of the hearing the	e Court finds:			
1. That the defendant is me	ntally ill, and			
2. The defendant is <u>not</u> con T.C. A. § 33-7-303(c), an		Chap	pter 6, Part 5, T	Γenn. Code Ann. and

Ti	tle 33, Chapter 6, Part 5, Tenn	n. Code Ann. unless treatment is continued.				
There	fore it is ORDERED:					
(1)	That the defendant seek outpatient treatment with (qualified mental health professional); and					
(2)	The court clerk provide a copy of this order to(qualified mental health professional); and					
(3)	That the qualified mental health professional file a report with the District Attorney General every six (6) months as to the defendant's continuing need for treatment; and					
(4)	That the cost of treatment be	e taxed as court costs.				
Entere	ed thisday of	, 20				
		Judge				
Appro	ved for Entry:					
Defen	se Attorney					
Distric	et Attorney General					

3. That the defendant's condition resulting from mental illness is likely to deteriorate rapidly to the point that the defendant will pose a substantial likelihood of serious harm as defined in